

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

FAIR FIGHT ACTION, INC; CARE IN  
ACTION, INC; EBENEZER BAPTIST  
CHURCH OF ATLANTA, GEORGIA, INC.;  
BACONTON MISSIONARY BAPTIST  
CHURCH, INC; VIRGINIA-HIGHLAND  
CHURCH, INC.; and THE SIXTH  
EPISCOPAL DISTRICT, INC.,

*Plaintiffs,*

v.

BRAD RAFFENSPERGER, in his official  
capacity as Secretary of State of the State of  
Georgia; EDWARD LINDSEY, SARAH  
TINDALL GHAZAL, MATTHEW  
MASHBURN, and JANICE JOHNSTON, in  
their official capacities as members of the  
STATE ELECTION BOARD; and STATE  
ELECTION BOARD,

*Defendants.*

Civil Action Number  
1:18-cv-05391-SCJ

**A CONFERENCE IS  
SCHEDULED FOR  
APRIL 1, 2022**

**[PROPOSED] AMENDED CONSOLIDATED PRETRIAL ORDER**

1.

There are no motions or other matters pending for consideration by the court except as noted:

**By Plaintiffs:** In connection with Plaintiffs' addition of three may-call witnesses to their Trial Witness List, Benjamin Ansa, Michael Adaba, and Rosa Hamalainen,

Plaintiffs are filing a motion to disclose these three additional fact witnesses. Plaintiffs reserve the right to file Motions in Limine on or before the February 25, 2022, deadline established by the Court's November 30, 2021, Order, ECF 641. Plaintiffs also reserve the right to file motions for judicial notice as appropriate in advance of trial.

**By Defendants:** Defendants reserve the right to file Motions in Limine prior to trial. The Parties are also currently discussing the submission of short briefs regarding evidentiary objections in conjunction with the proposed consolidated submission of Plaintiffs' designated deposition testimony, and objections thereto, as addressed in paragraph 20.

2.

All discovery has been completed, unless otherwise noted, and the court will not consider any further motions to compel discovery. Provided there is no resulting delay in readiness for trial, the parties shall, however, be permitted to take the depositions of any persons for the preservation of evidence and for use at trial.

**By Plaintiffs:** The parties are nearing completion of discovery related to post-2018 election events. Plaintiffs made a request for documents from Defendants that arose from the February 9, 2022, deposition of Gabriel Sterling and are awaiting that production. Plaintiffs reserve the right to seek additional discovery arising from that outstanding production by Defendants. Plaintiffs also reserve the right to pursue the deposition of Defendants' may-call witness David Perdue.

Concerning the three may-call witnesses added to Plaintiffs' Trial Witness List, Benjamin Ansa, Michael Adaba, and Rosa Hamalainen, Plaintiffs will coordinate for the depositions of these three witness should the Court allow their addition and Defendants request to depose them.

**By Defendants:** Pretrial discovery is largely completed in this case but small portions remain:

- By agreement, the reconvened deposition of Plaintiff's expert, Dr. Adrienne Jones is taking place the same day as the filing of this amended pretrial order. Defendants reserve the right to seek relief from this Court

and/or amend this pretrial order as necessary with respect to this deposition.

- On February 15, 2022, Plaintiffs made informal requests to Defendants for additional documents pertaining to the February 9, 2022 deposition of Gabriel Sterling. Defendants will respond to Plaintiffs' informal requests in due course.
- Defendants have indicated to Plaintiffs that they will not object to Plaintiffs taking the deposition of Senator David Perdue prior to trial, provided such is completed sufficiently in advance, should Plaintiffs choose to do so.

In light of the outstanding discovery in this case, Defendants specifically reserve all rights to object, move, or otherwise seek relief from the Court as may be necessary before trial.

3.

Unless otherwise noted, the names of the parties as shown in the caption to this Order and the capacity in which they appear are correct and complete, and there is no question by any party as to the misjoinder or non-joinder of any party.

**Plaintiffs' Statements:** Since the filing of the parties' Consolidated Pretrial Order on December 15, 2021, Janice Johnston replaced Anh Le and Edward Lindsey replaced Rebecca Sullivan on the State Election Board. Dr. Johnston and Mr. Lindsey are now parties pursuant to Fed. R. Civ. P. 25(d) and the case caption is updated to reflect these changes.

**Defendants' Statements:** The Parties are properly named in the caption of this Order. To the extent that Plaintiffs continue to seek any equitable or injunctive relief regarding the action(s) of counties, Defendants maintain that such must be joined in this action.

4.

Unless otherwise noted, there is no question as to the jurisdiction of the court; jurisdiction is based upon the following code sections.

**Plaintiffs' Statement:**

There is no question about the Court's jurisdiction, which is based on the following statutes:

**Count I:** 28 U.S.C. § 1331, 42 U.S.C. § 1983, 42 U.S.C. § 1988(a), 28 U.S.C. § 2201, 28 U.S.C. § 2202.

**Count II:** 28 U.S.C. § 1331, 42 U.S.C. § 1983, 42 U.S.C. § 1988(a), 28 U.S.C. § 2201, 28 U.S.C. § 2202.

**Count III:** 28 U.S.C. § 1331, 42 U.S.C. § 1983, 42 U.S.C. § 1988(a), 28 U.S.C. § 2201, 28 U.S.C. § 2202.

**Count V:** 52 U.S.C. § 10301, 28 U.S.C. § 2201, 28 U.S.C. § 2202.

**Defendants' Statement:**

Plaintiffs' claims are brought under the following amendments to the United States Constitution and the Voting Rights Act of 1965. Defendants state that the Court lacks jurisdiction over Plaintiffs' claims, in whole or in part, because of mootness and/or because Plaintiffs lack standing to bring the claims that remain at issue after summary judgment. Defendants plan to raise these issues at trial.

- Count I – Fundamental Right to Vote under the First and Fourteenth Amendments of the U.S. Constitution.
- Count II – Ban on Racial Discrimination in Voting under the Fifteenth Amendment of the U.S. Constitution.
- Count III – Equal Protection under the Fourteenth Amendment of the U.S. Constitution.

- Count V – Section 2 of the Voting Rights Act of 1965, 52 U.S.C. § 10301.

5.

The following individually named attorneys are hereby designated as lead counsel for the parties:

**Plaintiffs:**

Allegra J. Lawrence  
Georgia Bar No. 439797  
LAWRENCE & BUNDY LLC  
1180 West Peachtree Street  
Suite 1650  
Atlanta, GA 30309  
Telephone: (404) 400-3350  
Fax: (404) 609-2504  
Email: allegra.lawrence-hardy@lawrencebundy.com

**Defendants:**

Josh Belinfante  
Georgia Bar No. 047399  
jbelinfante@robbinsfirm.com  
Vincent Russo  
Georgia Bar No. 242628  
vrusso@robbinsfirm.com  
**Robbins Alloy Belinfante Littlefield LLC**  
500 14th Street NW  
Atlanta, GA 30318  
Telephone: (678) 701-9381  
Facsimile: (404) 856-3250

Bryan P. Tyson  
Georgia Bar No. 515411  
btyson@taylorenghish.com

**Taylor English Duma LLP**

1600 Parkwood Circle

Suite 200

Atlanta, GA 30339

Telephone: 678-336-7249

6.

Normally, the plaintiff is entitled to open and close arguments to the jury. (Refer to LR39.3(B)(2)(b)). State below the reasons, if any, why the plaintiff should not be permitted to open arguments to the jury.

**Plaintiffs' and Defendants' Statement:** This case will not be tried before a jury. Plaintiffs request the opportunity to present opening and closing arguments to the court.

7.

The captioned case shall be tried (\_\_\_\_) to a jury or (**X**) to the court without a jury, or (\_\_\_\_) the right to trial by jury is disputed.

8.

State whether the parties request that the trial to a jury be bifurcated, i.e. that the same jury consider separately issues such as liability and damages. State briefly the reasons why trial should or should not be bifurcated.

**Plaintiffs' and Defendants' Statement:** This case will be tried to the court.

9.

Because this case will be tried to the court, the parties do not request any *voir dire* questions.

10.

Because this case will be tried to the court, the parties do not request any *voir dire* questions.

11.

Because this case will be tried to the court, the parties do not request any *voir dire* questions.

12.

Because this case will be tried to the court, the parties are not requesting any strikes.

13.

State whether there is any pending related litigation. Describe briefly, including style and civil action number.

**Plaintiffs' and Defendants' Statement:** This case is not related to any other pending matter.

14.

Attached hereto as Attachment "C" is plaintiffs' outline of the case which includes a succinct factual summary of plaintiffs' cause of action and which shall be neither argumentative nor recite evidence. All relevant rules, regulations, statutes, ordinances, and illustrative case law creating a specific legal duty relied upon by plaintiffs shall be listed under a separate heading. In negligence cases, each and every act of negligence relied upon shall be separately listed. For each item of damage claimed, plaintiffs shall separately provide the following information: (a) a brief description of the item claimed, for example, pain and suffering; (b) the dollar amount claimed; and (c) a citation to the law, rule, regulation, or any decision authorizing a recovery for that particular item of damage. Items of damage not identified in this manner shall not be recoverable.

15.

Attached hereto as Attachment "D" is defendants' outline of the case which includes a succinct factual summary of all general, special, and affirmative defenses relied upon and which shall be neither argumentative nor recite evidence. All relevant rules, regulations, statutes, ordinances, and illustrative case law relied

upon as creating a defense shall be listed under a separate heading. For any counterclaim, the defendants shall separately provide the following information for each item of damage claimed: (a) a brief description of the item claimed; (b) the dollar amount claimed; and (c) a citation to the law, rule, regulation, or any decision authorizing a recovery for that particular item of damage. Items of damage not identified in this manner shall not be recoverable.

16.

Attached hereto as Attachment “E” are the facts stipulated by the parties. No further evidence will be required as to the facts contained in the stipulation and the stipulation may be read into evidence at the beginning of the trial or at such other time as is appropriate in the trial of the case. It is the duty of counsel to cooperate fully with each other to identify all undisputed facts. A refusal to do so may result in the imposition of sanctions upon the noncooperating counsel.

17.

The legal issues to be tried are as follows:

**By Plaintiffs:**

The legal issues to be tried are as follows:

- Count I: Whether the verification of voter registration identity pursuant to the Exact Match policy or its application violates the fundamental right to vote guaranteed by the First and Fourteenth Amendments?
- Count I: Whether the verification of registrants’ citizenship status pursuant to the Exact Match policy or its application violates the fundamental right to vote guaranteed by the First and Fourteenth Amendments?
- Count I: Whether the Defendants’ mismanagement of the voter database violates the fundamental right to vote guaranteed by the First and Fourteenth Amendments?

- Count I: Whether the Defendants' Secretary of State or the State Election Board members' failures to ensure or obtain uniform and proper practices for absentee ballot cancellations at the polls violate the fundamental right to vote guaranteed by the First and Fourteenth Amendments?
- Count II: Whether the Exact Match policy or its application violates the ban on racial discrimination in voting guaranteed by the Fifteenth Amendment?
- Count III: Whether the Exact Match policy or its application violates the right to vote on an equal basis regardless of race or color as guaranteed by the Equal Protection Clause of the Fourteenth Amendment?
- Count III: Whether the Exact Match policy or its application violates the right of naturalized citizens to vote on an equal basis as native-born citizens as guaranteed by the Equal Protection Clause of the Fourteenth Amendment?
- Count III: Whether the lack of statewide uniformity in the application of the Exact Match policy violates the Equal Protection Clause of the Fourteenth Amendment?
- Count III: Whether the lack of statewide uniformity in the treatment of absentee ballot cancellations violates the Equal Protection Clause of the Fourteenth Amendment?
- Count V: Whether the Exact Match policy or its application violates Section 2 of the Voting Rights Act?

**By Defendants:**

The legal issues to be tried are as follows:

1. Whether Plaintiffs have suffered any particularized injuries so as to confer standing to bring their claims against Defendants, and if so, whether those particularized injuries are traceable to and redressable by the Defendants.
2. Whether Plaintiffs' allegations constitute generalized grievances regarding

election administration and not actionable burden(s) on the right to vote.

3. Whether Plaintiffs' allegation that Defendants do not maintain accurate voter rolls identifies an act or policy of the State that imposes systemic or otherwise widespread burden(s), or burdens that are of a material character and magnitude on Georgians' right to vote as established by the First and Fourteenth Amendments to the Constitution of the United States.
4. Whether the State has a sufficiently important interest in its current method(s) of maintaining voter lists to overcome any purported burdens imposed on Georgia voters due to purported inaccurate data.
5. Whether Plaintiffs' allegation that Defendants fail to train local election superintendents regarding absentee ballot cancellations constitutes an act or policy of the state that imposes systemic or otherwise widespread burden(s), or burdens that are of a material character and magnitude on Georgians' right to vote as established by the First and Fourteenth Amendments to the Constitution of the United States.
6. Whether the State has a sufficiently important interest in its current training model(s) to overcome any purported burdens imposed on Georgia voters due to training on addressing the situation where a voter requests an absentee ballot but appears to vote in person (either early or on Election Day).
7. Whether the State of Georgia has violated the First, Fourteenth, and/or Fifteenth Amendments of the United States Constitution, and or Section 2 of the Voting Rights Act of 1965, by virtue of its implementation of verification procedures required by the Help America Vote Act ("HAVA").

18.

Attached hereto as Attachment "F-1" for the plaintiffs and Attachment "F-2" for the defendants is a list of all the witnesses and their addresses for each party. The list must designate the witnesses whom the party will have present at trial and those witnesses whom the party may have present at trial. Expert (any witness who might express an opinion under Rule 702), impeachment, and rebuttal witnesses whose use as a witness can be reasonably anticipated must be included. Each party

shall also attach to the list a reasonable specific summary of the expected testimony of each expert witness.

All of the other parties may rely upon a representation by a designated party that a witness will be present unless notice to the contrary is given fourteen (14) days prior to trial to allow the other party(s) to subpoena the witness or to obtain the witness' testimony by other means.

Witnesses who are not included on the witness list (including expert, impeachment and rebuttal witnesses whose use should have been reasonably anticipated) will not be permitted to testify, unless expressly authorized by court order based upon a showing that the failure to comply was justified.

**By Plaintiffs:** Plaintiffs look forward to exploring with the Court and Defendants ways to streamline the presentation of voter evidence.

**By Defendants:** Defendants similarly agree and look forward to exploring with the Court and Plaintiffs how the presentation of evidence may be streamlined at trial.

19.

Attached hereto as Attachment "G-1" for the plaintiffs and Attachment "G-2" for the defendants are the typed lists of all documentary and physical evidence that will be tendered at trial. Learned treatises which are expected to be used at trial shall not be admitted as exhibits. Counsel are required, however, to identify all such treatises under a separate heading on the party's exhibit list.

Each party's exhibits shall be numbered serially, beginning with 1, and without the inclusion of any alphabetical or numerical subparts. Adequate space must be left on the left margin of each party's exhibit list for court stamping purposes. A courtesy copy of each party's list must be submitted for use by the judge.

Prior to trial, counsel shall mark the exhibits as numbered on the attached lists by affixing numbered yellow stickers to plaintiff's exhibits, numbered blue stickers to defendant's exhibits, and numbered white stickers to joint exhibits. When there are multiple plaintiffs or defendants, the surname of the particular

plaintiff or defendant shall be shown above the number on the stickers for that party's exhibits.

Specific objections to another party's exhibits must be typed on a separate page and must be attached to the exhibit list of the party against whom the objections are raised. Objections as to authenticity, privilege, competency, and, to the extent possible, relevancy of the exhibits shall be included. Any listed document to which an objection is not raised shall be deemed to have been stipulated as to authenticity by the parties and shall be admitted at trial without further proof of authenticity.

Unless otherwise noted, copies rather than originals of documentary evidence may be used at trial. Documentary or physical exhibits may not be submitted by counsel after filing of the pretrial order, except upon consent of all the parties or permission of the court. Exhibits so admitted must be numbered, inspected by counsel, and marked with stickers prior to trial.

Counsel shall familiarize themselves with all exhibits (and the numbering thereof) prior to trial. Counsel will not be afforded time during trial to examine exhibits that are or should have been listed.

**By Plaintiffs:** Plaintiffs identify and exchanged with Defendants Plaintiffs' Exhibit Nos. 2000 – 2005 on February 18, 2022. Plaintiffs do not object to Defendants submitting objections to these additional exhibits, if necessary, by amendment after the submission of this Amended Pretrial Order. Also on February 18, 2022, Defendants identified and exchanged with Plaintiffs Defendants' Exhibit Nos. 334 - 711. Plaintiffs reserve the right to assert objections to Defendants' Exhibit Nos. 334 – 711 by subsequent amendment to this Amended Pretrial Order. Plaintiffs further reserve the right to supplement or amend their exhibit list as necessary in light of the outstanding discovery in this case and upon reasonable notice to Defendants.

**By Defendants:** Defendants provided an amended exhibit list to Plaintiffs on February 18, 2022, along with a sharefile link containing the additional exhibits identified. Defendants do not object to Plaintiffs submitting objections to these additional exhibits, if necessary, by amendment after the entry of this pretrial order. Defendants further reserve the right to supplement or amend their exhibit list as necessary in light of the outstanding discovery in this case.

20.

The following designated portions of the testimony of the persons listed below may be introduced by deposition:

**By Plaintiffs:** Due to the length of Plaintiffs' designations, Plaintiffs have attached hereto as Attachment "I" the designated portions of testimony that may be introduced by deposition. The parties continue to confer on a proposal to streamline their presentation to the Court concerning objections to designated portions of testimony to be introduced by deposition.

**By Defendants:** The Parties are currently discussing a proposed consolidated submission of deposition testimony and objections thereto for Plaintiffs' designated witnesses.

Any objections to the depositions of the foregoing persons or to any questions or answers in the depositions shall be filed in writing no later than the day the case is first scheduled for trial. Objections not perfected in this manner will be deemed waived or abandoned. All depositions shall be reviewed by counsel and all extraneous and unnecessary matter, including non-essential colloquy of counsel, shall be deleted. Depositions, whether preserved by stenographic means or videotape, shall not go out with the jury.

21.

Attached hereto as Attachment "H-2" for the defendants are any trial briefs which counsel may wish to file containing citations to legal authority concerning evidentiary questions and any other legal issues which counsel anticipate will arise during the trial of the case.

**By Plaintiffs:** Plaintiffs are not submitting a trial brief at this time because they believe the Court is well-familiar with the issues in this extensively briefed case. Plaintiffs reserve the right to submit briefing on issues that may arise as the Parties approach and conduct the trial of this case.

**By Defendants:** Defendants reserve the right to supplement or amend their trial brief as necessary in light of the outstanding discovery in this case.

22.

Because this case will not be tried to a jury, the parties do not intend to submit requests for charge.

23.

Because this case will not be tried to a jury, the parties are not proposing a special verdict form.

24.

Unless otherwise authorized by the court, arguments in all jury cases shall be limited to one-half hour for each side. Should any party desire any additional time for argument, the request should be noted (and explained) herein.

**Plaintiffs' Statements:** Given the complexity of the issues involved in this case, Plaintiffs request that opening and closing arguments be limited to one hour for each side.

**Defendants' Statements:** Defendants agree that the complexity of the issues involved in this case, combined with the novel legal theories at issue, warrant extending the typical time for opening and closing argument from thirty (30) minutes per side to sixty (60) minutes per side.

25.

If the case is designated for trial to the court without a jury, counsel are directed to submit proposed finding of fact and conclusions of law no later than five (5) days after the completion of trial.

26.

Pursuant to LR 16.3, lead counsel and persons possessing settlement authority to bind the parties met in person on \_\_\_\_\_, 20\_\_\_\_, to discuss in good faith the possibility of settlement of this case. The court (\_\_\_\_) has or (\_\_\_\_) has not discussed settlement of this case with counsel. It appears at this time that there is:

- ( ) A good possibility of settlement.
- ( ) Some possibility of settlement.
- ( ) Little possibility of settlement.
- ( ) No possibility of settlement.

27.

Unless otherwise noted, the court will not consider this case for a special setting, and it will be scheduled by the clerk in accordance with the normal practice of the court.

28.

The plaintiffs estimate that they will require fifteen (15) days to present their evidence. The defendants estimate that they will be able to present their case in the time allotted by the Court for this trial, provided that Plaintiffs do not exceed their stated estimate. It is estimated that the total trial time is \_\_\_\_ days.

29.

IT IS HEREBY ORDERED that the above constitutes the pretrial order for the above captioned case approved by the court after conference with the parties.

IT IS FURTHER ORDERED that the foregoing, including the attachments thereto, constitutes the pretrial order in the above case and that it supersedes the pleadings which are hereby amended to conform hereto and that this pretrial order shall not be amended except by Order of the court to prevent manifest injustice. Any attempt to reserve a right to amend or add to any part of the pretrial order after the pretrial order has been filed shall be invalid and of no effect and shall not be binding upon any party or the court, unless specifically authorized in writing by the court.

IT IS SO ORDERED this \_\_\_\_ day of \_\_\_\_\_, 2022.

**HONORABLE STEVE C. JONES**  
**UNITED STATES DISTRICT JUDGE**

Each of the undersigned counsel for the parties hereby consents to entry of the foregoing pretrial order, which has been prepared in accordance with the form pretrial order adopted by this court.

/s/ Allegra J. Lawrence  
Counsel for Plaintiff

/s/ Josh Belinfante  
Counsel for Defendant

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

FAIR FIGHT ACTION, INC, *et al.*,  
*Plaintiffs,*

v.

BRAD RAFFENSPERGER, *et al.*,  
*Defendants.*

Civil Action No.  
1:18-cv-05391-SCJ

**PLAINTIFFS' ATTACHMENT C (STATEMENT OF THE CASE)**

**I. Plaintiffs' Factual Statement**

This case is about Georgians' right to vote. Plaintiffs contend that Defendants the Georgia Secretary of State (SOS), the State Election Board (SEB) and the SEB members are denying and abridging Georgians' right to vote through: (1) the SOS's "Exact Match" policy and its application; (2) extensive mismanagement of the statewide voter registration list; and (3) non-uniform and improper practices regarding in-person cancellation of absentee ballots. These three policies and practices violate federal law, as follows:

- The Exact Match policy and its application: (a) violate the fundamental right to vote as guaranteed by the First and Fourteenth Amendments; (b) racially discriminate against Georgians of color in violation of the

Fifteenth Amendment and the Equal Protection Clause of the Fourteenth Amendment; (c) discriminate against Georgians based on where they live and based on naturalized citizenship status in violation of the Equal Protection Clause of the Fourteenth Amendment; and (d) deny or abridge the right to vote in violation of the Voting Rights Act.

- Defendants' extensive mismanagement of the statewide voter registration list violates Georgians' fundamental right to vote in violation of the First and Fourteenth Amendments.
- The non-uniform and improper practices regarding in-person cancellation of absentee ballots (a) violate Georgians' fundamental right to vote in violation of the First and Fourteenth Amendments; and (b) discriminate against Georgians based on where they live, in violation of the Equal Protection Clause of the Fourteenth Amendment.

A. Exact Match Policy

The SOS's Exact Match policy and processes apply to voter registration applications in Georgia. The Exact Match policy needlessly burdens would-be voters by erroneously flagging people eligible to vote as "non-matches." The improper flags impose burdens on would-be-voters through no fault of their own.

Defendants have not identified any evidence that the Exact Match policy prevents voter fraud or serves any other legitimate state interest.

Under the Exact Match policy, information from voter registration applications is matched against information contained in either the Georgia Department of Driver Services (DDS) or Social Security Administration (SSA) databases. This matching process has two components: (1) matching the applicant's United States citizenship as reflected in DDS records; and (2) matching the applicant's identity, specifically the applicant's first name; last name; date of birth; and Georgia drivers' license number, Georgia identification card number, or the last four digits of the applicant's Social Security number.

The Exact Match citizenship matching protocol works differently for naturalized citizens than it does for native-born citizens. The DDS database used to "verify" citizenship is known to be outdated and unreliable. Many naturalized citizens lawfully obtain their Georgia drivers' licenses before becoming United States citizens. When these non-citizens attain United States citizenship, they are not required to update their citizenship status with DDS, and many do not do so. As a result, when the SOS matches their citizenship status against the DDS database, as required by the Exact Match policy, the DDS database erroneously flags naturalized citizens as non-citizens. Neither the DDS nor SOS warns

naturalized citizens that, unless they update their citizenship information with DDS, they will be flagged as non-citizens when they try to register to vote.

When the voter registration applications of naturalized citizens fail the DDS match on citizenship, the applications are placed in “pending” status, which means these citizens cannot vote until they provide documentary proof of citizenship to a county election official. By contrast, the SOS requires no documentary proof of citizenship from people who do not provide a Georgia drivers’ license number when registering to vote. These applicants need only attest to their citizenship by checking a box on the application form and the SOS accepts their word as true. And Georgia residents who are native-born citizens are not required to present documentary proof of citizenship when registering to vote, because those registrants do not undergo a citizenship-status change that would render their outdated DDS data erroneous.

To match voter registration applicants’ identity (the other component of the matching process), the Exact Match policy requires voter registration application information—specifically the first letter of the applicant’s first name, the applicant’s entire last name, the applicant’s birthday, and the applicant’s Georgia drivers’ license number or Georgia identification card number—to be matched against DDS records. If the applicant does not have a Georgia drivers’ license or

Georgia identification card number but provides the last four digits of the applicant's Social Security number, the applicant's information is sent to the Social Security Administration for matching.

The Exact Match policy requires these matches to be exact. Differences as minor or irrelevant as a transposed letter or a missing hyphen or apostrophe in the applicant's last name will be flagged as non-matches. Identity non-matches result in voter registration applications being placed in "Active MIDR" status ("MIDR" for "Missing Identification Required"), and applicants must provide identification to county election officials to vote a regular ballot.

Data entry errors, made when county election personnel type voter registration application information into the voter registration database so it can be matched against the DDS or SSA databases, cause many of these match failures. Despite their duty to obtain uniformity in county election practices, neither the SOS nor the SEB has set statewide quality control protocols that would prevent these data entry errors.

Georgia law requires that people in pending or MIDR status be sent a notice of the match failure and directions on how to cure it, but the required notice is often ineffective. First, many applicants do not receive the notice. Second, the notice is published only in English except in Gwinnett County, where the notice is

also in Spanish. Thus, even if naturalized citizens receive the notice, they may not understand what they are being told to do.

The Exact Match policy also discriminates against voters of color, violating the Equal Protection Clause of the Fourteenth Amendment, the Fifteenth Amendment, and Section 2 of the Voting Rights Act (VRA). Georgia has tried to keep voters of color from voting or having their ballots counted since the Fifteenth Amendment was ratified. The Exact Match policy perpetuates this history of voter suppression.

Before adopting the Exact Match policy in 2010, the SOS, who at the time was Brian Kemp, was told by the United States Department of Justice that the Exact Match policy was unreliable for accurately matching identity and citizenship and that the burdens of that unreliability would fall disproportionately on voters of color. The SOS nonetheless adopted the policy. And, in 2018, after learning from an analysis conducted in-house that 70 percent of the people whose voter registration applications failed the Exact Match test were African American, the SOS did not alleviate, or even attempt to alleviate, the disproportionate burden of its policy on voters of color.

The motive underlying the Exact Match policy is clear. When running for re-election as Secretary of State in 2014, Brian Kemp warned supporters at a fund-

raiser of the threat to his campaign posed by the large number of “minorities” registering to vote. He repeated the theme in 2018, when he was still Secretary of State but was running for governor, although in 2018 referred to these voters as the Democratic Party “base.” During that same 2018 campaign, Secretary of State Kemp ran a television campaign ad in which he boasted that he owns a big pick-up truck so he can round up “criminal illegals.”

Race discrimination is not the only way the Exact Match policy violates the Equal Protection Clause. The policy also violates the Equal Protection Clause by: (1) subjecting voters to differential treatment based on their geographic location; and (2) treating naturalized citizens differently from native-born citizens.

The differential treatment based on geographic location comes from counties applying Exact Match differently. As described above, the SOS and SEB set no statewide protocols for counties’ data entry. In addition, the SOS gives counties discretion to disregard questionable non-matches but does not provide statewide standards for how counties exercise that discretion. Therefore, significant discrepancies exist among the counties’ pending and MIDR rates for voter registration applications.

The differential treatment based on naturalized versus native-born citizen status is caused by the Exact Match Policy’s use of outdated DDS records to match

citizenship status, as set forth above. Because the outdated DDS information creates citizenship mismatches for naturalized citizens but not for native-born citizens, only naturalized citizens are prohibited from voting until they provide documentary proof of citizenship. Meanwhile, the SOS requires no documentary proof of citizenship from voter registration applicants who do not provide a Georgia drivers' license number with their applications or who are native-born citizens in the DDS database.

B. Extensive Mismanagement of Statewide Voter Registration Database

The SOS, by law, is responsible for maintaining an accurate statewide voter database. Georgia's voter database, called eNet, is both the backbone of the Georgia voting system and the gateway for Georgians to be able to cast ballots and have their ballots counted. Election personnel use eNet data to determine whether voters can be given a ballot at the polls, whether voters are entitled to receive absentee ballots, and whether absentee and provisional ballots should be counted. For voters to vote and have their votes counted, eNet must be accurate.

But ENet is not accurate. It is error-ridden. Those errors are not just the result of occasional and unavoidable human errors. Instead, those errors result directly and predictably from avoidable design flaws within eNet programming itself; the nearly unfettered discretion the SOS chooses to give counties to enter,

modify, and remove voter information in the database; and the SOS's decision not to place various basic and reasonable controls on county users to ensure accuracy and consistency. The result is a voter database in which eligible voters' registrations have been deleted erroneously and in which voter' names, dates of birth, voter histories, addresses, and precinct information are incorrect. These errors lead to severe burdens on voters.

These inaccuracies prevent eligible voters from voting or at a minimum abridge their rights by imposing barriers beyond "the usual burdens of voting." Those burdens include (but are not limited to) having to travel to another location to vote, having to first go to the county's central election office and then having to return to the polls to vote, or having to vote a provisional ballot—a ballot that will not be counted unless the voter provides proof, within three days of the election, of eligibility to have voted. The SOS has no legitimate state interest in having an inaccurate database. Thus, the inaccuracies in eNet caused by the SOS violate Georgians' fundamental right to vote under the First and Fourteenth Amendments.

### C. Absentee Ballot Cancellation

Georgia permits voters who have requested absentee ballots to cancel their ballots and vote in person if the ballot has not yet been returned and accepted. Voters cancel their ballots for many reasons, including not having received their

ballots on time or out of a concern their ballots will not reach election officials by the deadline. Voters who try to cancel their absentee ballots face a variety of obstacles that should not exist and depend on where the voter lives. For example, some voters trying to cancel their absentee ballots have been turned away from the polls outright, some have been sent to the main county office, and some have been permitted to vote only provisionally.

These obstacles stem from inadequate SOS training of county election superintendents and poll workers and from the failure of the SOS and SEB to obtain statewide uniformity in county election practices. Defendants have no legitimate state interest in improper or varied practices for cancelling absentee ballots. These improper and geography-specific absentee ballot cancellation practices violate Georgians' fundamental right to vote under the First and Fourteenth Amendments and violate the Equal Protection Clause of the Fourteenth Amendment.

#### D. Remedies

Plaintiffs seek declaratory and injunctive relief sufficient to remedy these unlawful practices. Plaintiffs also seek their reasonable attorney's fees and costs.

## II. Relevant Authority

Relevant regulations, statutes, and ordinances creating specific legal duties on the Defendants include:

1. Amendments I, XIV, and XV to the United States Constitution
2. 42 U.S.C. § 1983
3. Section 2 of the Voting Rights Act, 52 U.S.C. § 10301
4. Sections 301-303 of the Help America Vote Act of 2002, 52 U.S.C. §§ 21081-83
5. O.C.G.A. §§ 21-2-31, 21-2-32, 21-2-33, 21-2-33.1, 21-2-33.2, 21-2-50, 21-2-50.2, 21-2-99, 21-2-101, 21-2-210, 21-2-216, 21-2-220, 21-2-220.1, 21-2-231, 21-2-388
6. Ga. Comp. R. & Regs. 183-1-6-.03, 183-1-14-.09

Cases articulating Defendants' relevant legal duties include:

1. *Burdick v. Takushi*, 504 U.S. 428 (1992)
2. *Brnovich v. Democratic Nat'l Comm.*, 141 S. Ct. 2321 (2021)
3. *Bush v. Gore*, 531 U.S. 98 (2000)
4. *Thornburg v. Gingles*, 478 U.S. 30 (1986)
5. *Monell v. N.Y.C. Dep't of Soc. Servs.*, 436 U.S. 658 (1978)

6. *Vill. of Arlington Heights v. Metro. Hous. Dev. Corp.*, 429 U.S. 252 (1977)
7. *Graham v. Richardson*, 403 U.S. 365 (1971)
8. *Schneider v. Rusk*, 377 U.S. 163 (1964)
9. *Democratic Exec. Comm. of Fla. v. Lee*, 915 F.3d 1312 (11th Cir. 2019)
10. *Grizzle v. Kemp*, 634 F.3d 1314 (11th Cir. 2011)
11. *Common Cause Ga. v. Kemp*, 347 F. Supp. 3d 1276 (N.D. Ga. 2018)
12. *Ga. Coal. for the People's Agenda v. Kemp*, 347 F. Supp. 3d 1251 (N.D. Ga. 2018)

The preceding citations are illustrative only; Plaintiffs incorporate by reference and may rely on other authorities identified in, for example, their prior briefing, their forthcoming motions in limine, and their Proposed Findings of Fact and Conclusions of Law.

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

FAIR FIGHT ACTION, *et al.*,

Plaintiffs,

v.

BRAD RAFFENSPERGER, in his  
official Capacity as Secretary of  
State of Georgia, *et al.*,

Defendants.

Civil Action File

No. 1:18-cv-05391-SCJ

**Defendants' Attachment D (Statement of the Case)**

**I. Defendants' Succinct Factual Statement and Affirmative Defenses:**

Plaintiffs filed this lawsuit immediately after the 2018 gubernatorial election wherein Plaintiff Fair Fight Action's ("Fair Fight") founder, Stacey Abrams, lost to then-Secretary of State of Georgia, Brian Kemp. The lawsuit was initially broad in scope, challenging virtually every aspect of Georgia's election administration. Most of Plaintiffs' claims, however, were dismissed at the summary judgment stage. What remains are three discrete issues, spread across four counts:<sup>1</sup> (1) alleged insufficient training by the Secretary of State of county election superintendents and registrars regarding in-person absentee ballot cancellation procedures; (2) alleged insufficient efforts by the Secretary of State to maintain accurate voter registration lists; and (3) a challenge to the State's implementation of the verification procedures set forth in the Help America Vote Act ("HAVA"), whereby information provided by individuals registering to vote is cross-referenced with information on file with the Georgia Department of Driver Services ("DDS") or United States Social Security Administration ("SSA"), as required by 52 U.S.C. § 21083(a)(5) ("HAVA Match" a/k/a "Exact Match").

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<sup>1</sup> In the interests of clarity, Defendants address Plaintiffs' remaining claims by issue rather than by cause of action due to the overlapping factual and legal theories under which they are brought.

Plaintiffs' claims are not supported by the evidence. Plaintiffs have identified a small set of individuals who allegedly experienced problems while voting, but the number, geographic scope, and severity of alleged problem(s) experienced by these voters do not rise to a level sufficient to demonstrate an unconstitutional burden on voting in Georgia and certainly not in a manner that is linked to Plaintiffs' alleged diversion of resources. Moreover, any purported burdens are not caused by or traceable to Defendants. In addition, as to Plaintiffs' Fifteenth Amendment and VRA claims regarding HAVA-Match, there is no evidence of discriminatory intent on behalf of the State in either its adoption or implementation of the process. As to training, Plaintiffs' evidence does not establish a causal link between the training provided by the Secretary of State to county election officials and any alleged problem(s) experienced by voters.

In addition, Defendants assert the following affirmative defenses against Plaintiffs' claims:

Affirmative Defense: The allegations in Plaintiffs' Second Amended Complaint fail to state a claim upon which relief may be granted. Plaintiffs' claims as to (a) training of county election officials on absentee ballot cancellations; and (b) voter list accuracy are generalized grievances regarding election administration and not cognizable claims under the U.S. Constitution. They do not challenge any law, regulation, or rule enforced or maintained by Defendants.

Affirmative Defense: Plaintiffs' claims are barred for failure to name necessary and indispensable parties. To the extent that Plaintiffs continue to seek relief from alleged harms caused by county action(s), rather than those of Defendants, the counties must be made parties to this action.

Affirmative Defense: This court lacks jurisdiction over Plaintiffs' claims because Plaintiffs lack standing to bring this action. Plaintiffs have not suffered any particularized injuries because of any diversion of resources to address the alleged harms that remain at issue in this case.

Affirmative Defense: This court lacks jurisdiction over Plaintiffs' claim as to training of county election officials on absentee ballot cancellation procedures because this claim is moot.

Affirmative Defense: Plaintiffs' federal claims against Defendants are barred by the Eleventh Amendment to the United States Constitution.

Affirmative Defense: Plaintiffs' federal claims against Defendants are barred as they raise political questions that should not be addressed by the Court.

## **II. All Relevant Rules, Regulations, Statutes Ordinances, and Illustrative Case Law Relied Upon Creating a Defense in this Lawsuit**

1. *A&M Gerber Chiropractic LLC v. Geico Gen. Ins. Co.*, 925 F.3d 1205 (11th Cir. 2019)
2. *Acosta v. Democratic City Comm.*, CV 17-1462, 2018 WL 4178522 (E.D. Pa. Aug. 30, 2018), *aff'd* 767 Fed. Appx. 392 (3d Cir. 2019)
3. *Already, LLC v. Nike, Inc.*, 568 U.S. 85 (2013)
4. *Anderson v. Celebrezze*, 460 U.S. 780 (1983)
5. *Arcia v. Sec'y of Fla.*, 772 F.3d 1335 (11th Cir. 2014)
6. *Bd. of Comm'rs of Bryan Cty. v. Brown*, 520 U.S. 397 (1997)
7. *Bognet v. Degraffenreid*, 141 S. Ct. 2508 (2021)
8. *Bognet v. Sec'y Commonwealth of Pennsylvania*, 980 F.3d 336 (3d Cir. 2020)
9. *Bonner v. City of Prichard*, 661 F.2d 1206 (11th Cir.1981) (en banc)
10. *Brnovich v. Democratic Nat'l Comm.*, 141 S. Ct. 2321 (2021)
11. *Brown v. Crawford*, 906 F.2d 667 (11th Cir. 1990)
12. *Bush v. Gore*, 531 U.S. 98 (2000)
13. *Cigar Ass'n of Am. v. U.S.*, 323 F.R.D. 54 (D.C. Dist. 2017)
14. *City of Canton, Ohio v. Harris*, 489 U.S. 378 (1989)
15. *City of Mobile, Ala. v. Bolden*, 446 U.S. 55 (1980)
16. *Cole v. Nat'l Collegiate Athletic Ass'n*, 120 F. Supp. 2d 1060 (N.D. Ga. 2000)
17. *Common Cause of Ga. v. Billups*, 554 F.3d 1340 (11th Cir. 2009)
18. *Connick v. Thompson*, 563 U.S. 51 (2011)
19. *Curry v. Baker*, 802 F.2d 1302 (11th Cir. 1986)
20. *Democratic Executive Committee of Florida v. Lee*, 915 F.3d 1312 (11th Cir. 2019) (J. Tjoflat, dissenting)
21. *Donald J. Trump for President, Inc. v. Boockvar*, 493 F. Supp. 3d 331 (W.D. Pa. 2020)
22. *Eberhardinger v. City of York*, 341 F. Supp. 3d 420 (M.D. Pa. 2018), *aff'd* 782 F. App'x 180 (3d Cir. 2019)

23. *Fed. Trade Comm'n v. U.S. Work All., Inc.*, No. 1:08-CV-2053-WSD, 2010 WL 11509130 (N.D. Ga. Jan. 28, 2010)
24. *Fla. State Conf. of N.A.A.C.P. v. Browning*, 522 F.3d 1153 (11th Cir. 2008)
25. *Focus on the Family v. Pinellas Suncoast Transit Auth.*, 344 F.3d 1263 (11th Cir. 2003)
26. *Food & Water Watch, Inc. v. Vilsack*, 808 F.3d 905 (D.C. Cir. 2015)
27. *Frank v. Walker*, 768 F.3d 744 (7th Cir. 2014)
28. *Franklin v. Massachusetts*, 505 U.S. 788 (1992)
29. *Friedman v. Snipes*, 345 F. Supp. 2d 1356 (S.D. Fla. 2004)
30. *Ga. Latino Alliance for Human Rights v. Deal*, 691 F.3d 1250 (11th Cir. 2012)
31. *Ga. Republican Party v. SEC*, 888 F.3d 1198 (11th Cir. 2018)
32. *Gamza v. Aguirre*, 619 F.2d 449 (5th Cir. 1980)
33. *Gardner v. Mutz*, 962 F.3d 1329 (11th Cir. 2020)
34. *Greater Birmingham Ministries v. Sec'y of State for State of Alabama*, 992 F.3d 1299 (11th Cir. 2021)
35. *Gwinnett Cty. NAACP v. Gwinnett Cty. Bd. of Registration & Elections*, 446 F. Supp. 3d 1111 (N.D. Ga. 2020)
36. *Hennings v. Grafton*, 523 F.2d 861 (7th Cir. 1975)
37. *Hollingsworth v. Perry*, 570 U.S. 693, 706 (2013)
38. *Holton v. City of Thomasville Sch. Dist.*, 425 F.3d 1325 (11th Cir. 2005)
39. *Hubbard v. Ammerman*, 465 F.2d 1169 (5th Cir. 1972)
40. *Hunter v. Hamilton Cty. Bd. of Elections*, 850 F. Supp. 2d 795 (S.D. Ohio 2012)
41. *Jacobson v. Fla. Sec'y of State*, 974 F.3d 1236 (11th Cir. 2020)
42. *Jews for Jesus, Inc. v. Hillsborough Cty. Aviation Auth.*, 162 F.3d 627 (11th Cir. 1998)
43. *Kerr v. City of W. Palm Beach*, 875 F.2d 1546 (11th Cir. 1989)
44. *Lewis v. Governor of Ala.*, 944 F.3d 1287 (11th Cir. 2019)
45. *Lewis, Grizzle v. Kemp*, 634 F.3d 1314 (11th Cir. 2011)
46. *Lucas v. Townsend*, 967 F.2d 549 (11th Cir. 1992)
47. *Lujan v. Defs. of Wildlife*, 504 U.S. 555 (1992)
48. *Macuba v. Deboer*, 193 F.3d 1316 (11th Cir. 1999)
49. *Minnesota Majority v. Mansky*, 708 F.3d 1051 (8th Cir. 2013)
50. *Nat'l Treasury Emps. Union v. United States*, 101 F.3d 1423 (D.C. Cir. 1996)
51. *New Georgia Project v. Raffensperger*, 976 F.3d 1278 (11th Cir. 2020)
52. *Owaki v. City of Miami*, 491 F. Supp.2d 1140 (S.D. Fla. 2007)
53. *Pennhurst State Sch. & Hosp. v. Halderman*, 465 U.S. 89 (1984)

54. *People for the Ethical Treatment of Animals, Inc. v. Miami Seaquarium*, 189 F. Supp. 3d 1327 (S.D. Fla. 2016)
55. *Riley v. Univ. of Alabama Health Servs. Found., P.C.*, 990 F. Supp. 2d 1177 (N.D. Ala. 2014)
56. *Saxon v. Fielding*, 614 F.2d 78 (5th Cir. 1980)
57. *SEC v. Goble*, 682 F.3d 934 (11th Cir. 2012)
58. *Shipley v. Chicago Bd. of Election Commissioners*, 947 F.3d 1056 (7th Cir. 2020)
59. *Sierra Club v. Morton*, 405 U.S. 727 (1972)
60. *Spokeo, Inc. v. Robins*, 578 U.S. 330, 339 (2016), as revised (May 24, 2016)
61. *Staub v. Proctor Hosp.*, 562 U.S. 411 (2011)
62. *Steel Co. v. Citizens for a Better Env't*, 523 U.S. 83 (1998)
63. *Steffel v. Thompson*, 415 U.S. 452 (1974)
64. *Thornburg v. Gingles*, 478 U.S. 30 (1986)
65. *Timmons v. Twin Cities Area New Party*, 520 U.S. 351 (1997)
66. *Town of Chester v. Laroe Estates, Inc.*, 137 S. Ct. 1645 (2017)
67. *Trump v. Hawaii*, 138 S.Ct. 2392 (2018)
68. *U.S. v. Amodeo*, 916 F.3d 967 (11th Cir. 2019)
69. *United States v. Jayyousi*, 657 F.3d 1085 (11th Cir. 2011)
70. *United States v. Sanchez-Gomez*, 138 S. Ct. 1532 (2018)
71. *Veasey v. Abbott*, 13 F.4th 362 (5th Cir. 2021)
72. *Vill. of Arlington Heights v. Metro. Hous. Dev. Corp.*, 429 U.S. 252 (1977)
73. *Washington v. Trump*, 858 F.3d 1168 (9th Cir. 2017)
74. *Whole Woman's Health v. Jackson*, No. 21-463, 2021 U.S. LEXIS 6144 (Dec. 10, 2021)
75. *Wood v. Raffensperger*, 981 F.3d 1307 (11th Cir. 2020), cert. denied, 141 S. Ct. 1379 (2021)
76. Jonathan F. Mitchell, *The Writ-of-Erasure Fallacy*, 104 Va. L. Rev. 933 (2018)
77. U.S. Const. art. III, § 2
78. U.S. Const., 11<sup>th</sup> Amendment
79. 42 U.S.C. § 1983
80. 52 U.S.C. § 21083
81. O.C.G.A. § 21-2-50
82. O.C.G.A. § 21-2-99
83. O.C.G.A. § 21-2-215
84. O.C.G.A. § 21-2-216
85. O.C.G.A. § 21-2-220.1
86. O.C.G.A. § 21-2-226

87. O.C.G.A. § 21-2-381
88. O.C.G.A. § 21-2-384
89. O.C.G.A. § 21-2-385
90. O.C.G.A. § 21-2-386
91. O.C.G.A. § 21-2-388
92. O.C.G.A. § 21-2-417
93. Fed. R. Evid. 401
94. Fed. R. Evid. 403
95. Fed. R. Evid. 602
96. Fed. R. Evid. 801
97. Fed. R. Evid. 803
98. Fed. R. Evid. 807
99. SEB Rule 183-1-6-.06

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

FAIR FIGHT ACTION, INC, *et al.*,  
*Plaintiffs,*

v.

BRAD RAFFENSPERGER, *et al.*,  
*Defendants.*

Civil Action No.  
1:18-cv-05391-SCJ

**PLAINTIFFS' AMENDED ATTACHMENT F-1**  
**(WITNESS LIST)**

Plaintiffs identify herein the individual witnesses they will and/or may call for this lawsuit. Plaintiffs reserve the right to modify or supplement this list with reasonable notice to counsel.

**Plaintiffs will call:**

NAME	ADDRESS
Bishop Reginald Jackson	In care of Lawrence & Bundy LLC Attn: Leslie J. Bryan 1180 West Peachtree Street Suite 1650 Atlanta, GA 30309
Rev. Bronson Woods	In care of Lawrence & Bundy LLC Attn: Leslie J. Bryan 1180 West Peachtree Street Suite 1650 Atlanta, GA 30309

Cianti Stewart-Reid	In care of Lawrence & Bundy LLC Attn: Leslie J. Bryan 1180 West Peachtree Street Suite 1650 Atlanta, GA 30309
Jess Livoti	In care of Lawrence & Bundy LLC Attn: Leslie J. Bryan 1180 West Peachtree Street Suite 1650 Atlanta, GA 30309
Rev. Herman Scott	In care of Lawrence & Bundy LLC Attn: Leslie J. Bryan 1180 West Peachtree Street Suite 1650 Atlanta, GA 30309
Rev. Matt Laney	In care of Lawrence & Bundy LLC Attn: Leslie J. Bryan 1180 West Peachtree Street Suite 1650 Atlanta, GA 30309

**Plaintiffs may call:**

Name	Address
Chris Harvey	GA Peace Office Training & Standards Council 5000 Austell-Powder Springs Road Suite 280 Austell, GA 30106
Brian Kemp <sup>1</sup>	Office of the Governor 206 Washington Street 111 State Capitol Atlanta, GA 30334

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<sup>1</sup> By agreement among the parties, Plaintiffs will offer the testimony of Brian Kemp by deposition.

Michael Barnes	Office of the Secretary of State 2 Martin Luther King, Jr. Drive Suite 082 Floyd West Tower Atlanta, GA 30334
Merritt Beaver	Office of the Secretary of State 2 Martin Luther King, Jr. Drive Suite 082 Floyd West Tower Atlanta, GA 30334
Ryan Germany	Office of the Secretary of State 2 Martin Luther King, Jr. Drive Suite 082 Floyd West Tower Atlanta, GA 30334
Kevin Rayburn	U.S. Election Assistance Commission 633 3rd Street, NW Suite 200 Washington, DC 20001
John Hallman	Georgia Dept. of Human Services 2 Peachtree Street Atlanta, GA 30303
Melanie Frechette	Director of Operations Office of Commissioner of Insurance 2 Martin Luther King, Jr., Drive West Tower Suite 702 Atlanta GA 30334
Breanna Thomas	Office of the Secretary of State 2 Martin Luther King, Jr. Drive Suite 082 Floyd West Tower Atlanta, GA 30334

Russell Lewis	Office of the Secretary of State 2 Martin Luther King, Jr. Drive Suite 082 Floyd West Tower Atlanta, GA 30334
Axiver Harris	4018 Ravenwood Ct. Union City, GA 30291
Rebecca Sullivan	Georgia Dept. of Administrative Services 200 Piedmont Ave. Suite 1804 Atlanta, GA 30334
David Worley	Evangelista Worley LLC 500 Sugar Mill Road Suite 245A Atlanta, GA 30350
Seth Harp	8000 Midland Road Farm No. 12 Midland, GA 31820
Angelique McClendon	2206 East View Parkway Conyers, GA 30013
Lauren Groh-Wargo <sup>2</sup>	In care of Lawrence & Bundy LLC Attn: Leslie J. Bryan 1180 West Peachtree Street Suite 1650 Atlanta, GA 30309

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<sup>2</sup> On December 23, 2021, Plaintiffs notified Defendants that Plaintiffs were withdrawing Lauren Groh-Wargo from Plaintiffs' may-call witness list and substituting Liza Conrad in her place. On January 14, 2022, Defendants notified Plaintiffs that Defendants were adding Ms. Groh-Wargo to Defendants' may-call witness list. In Plaintiffs' Amended Witness List, Plaintiffs have retained Ms. Groh-Wargo on their may-call witness list.

Sen. Rev. Raphael Warnock <sup>3</sup>	In care of Lawrence & Bundy LLC Attn: Leslie J. Bryan 1180 West Peachtree Street Suite 1650 Atlanta, GA 30309
Dr. Adrienne Jones – Summaries of Dr. Jones’s opinions are set out in her expert reports, ECF 92, 643-1 and 712-1	In care of Lawrence & Bundy LLC Attn: Leslie J. Bryan 1180 West Peachtree Street Suite 1650 Atlanta, GA 30309
Peyton McCrary – A summary of Mr. McCrary’s opinions is found in his expert report, ECF 339	In care of Lawrence & Bundy LLC Attn: Leslie J. Bryan 1180 West Peachtree Street Suite 1650 Atlanta, GA 30309
Kenneth Mayer – Summaries of Dr. Mayer’s opinions are found in his expert reports, ECF 238 and 657-1	In care of Lawrence & Bundy LLC Attn: Leslie J. Bryan 1180 West Peachtree Street Suite 1650 Atlanta, GA 30309
Kevin Kennedy – A summary of Mr. Kennedy’s opinions are found in his expert report, ECF 167	In care of Lawrence & Bundy LLC Attn: Leslie J. Bryan 1180 West Peachtree Street Suite 1650 Atlanta, GA 30309
Daniel Smith – A summary of Dr. Smith’s opinions are found in his expert report, ECF 168	In care of Lawrence & Bundy LLC Attn: Leslie J. Bryan 1180 West Peachtree Street Suite 1650 Atlanta, GA 30309

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<sup>3</sup> By agreement among the parties, Plaintiffs will offer the testimony of Sen. Rev. Raphael Warnock by deposition.

Dr. Lorraine Minnite – Summaries of Dr. Minnite’s opinions are found in her expert reports, ECF 148 and 644-1	In care of Lawrence & Bundy LLC Attn: Leslie J. Bryan 1180 West Peachtree Street Suite 1650 Atlanta, GA 30309
Margaret Church	90 Nesmith Street Lawrence, Massachusetts 01841
Kelly Dermody	Lieff, Cabraser, Heimann & Bernstein, LLC 275 Battery Street Suite 2900 San Francisco, CA 94111
Kiara Jackson	202 Lewis Drive Savannah, GA 31406
Antoinette Johnson	202 Lewis Drive Savannah, GA 31406
Mollye Lockwood	118 Huntington Avenue Apt. 1805 Boston, MA 02116
Hank Bromley	1107 East Duffy Street Savannah, Georgia 31404
Frank Lucas	125 Wisteria Lane Leesburg, GA 31763
Dasia Holt	6670 Hamilton Street Apt. 6 Preston, GA 31824
Patrick Longstreth	4 Althea Parkway Savannah, GA 31405
Chris Duncan	222 Medford Pl Jacksonville, FL 32225-3338
Cam Thi Ashling	3809 Wieuca Road NE Atlanta, GA 30342
Jacqueline Bartley	3305 Oakbriar Drive Loganville, GA 30052
Kia Carter	1747 Tidewell Trace Rear Lawrenceville, GA 30043
Samantha Cramer	699 Penn Avenue NE Atlanta, GA 30308

Anthony McKissic	246 Forrest Drive Palmetto, GA 30268
Saundra Brundage	218 East Trinity Place Apt. 712 Decatur, GA 30030
Alexus Symone Clark	2052 North Avenue NW Unit B Atlanta, GA 30318
Shannon Cofrin Gaggero	700 Park Drive NE Atlanta, GA 30306
Phoebe Einzig-Roth	1295 East Rock Springs Road NE Apt. 124 Atlanta, GA 30306
Barbara McCusick Liscord	24 Old Amherst Road Mont Vernon, NH 03057
Melanie Manning	5148 Meadowlake Drive Dunwoody, GA 30338
Keteria Neal	295 East Burns Court SW Apt. B Marietta, GA 30008
Gary Ratner	828 Charles Allen Drive NE Atlanta, GA 30308
Benjamin Ross	In care of Lawrence & Bundy LLC Attn: Leslie J. Bryan 1180 West Peachtree Street Suite 1650 Atlanta, GA 30309
Eunice Walden	136 Hillandale Drive Apt. 804 Lithonia, GA 30058
Carlos del Rio	2342 Massey Lane Decatur, GA 30033
Diana Cofield	1006 Juniper Street LaGrange, GA 30240
Robin Boyd	229 Elvan Avenue NE Atlanta, GA 30317

Felicia Freeman	353 Laurel Glen Crossing Canton, GA 30114
Lori Goldstrom	352 Pinehurst Lane Marietta, GA 30068
Norma Guardiola-Valle	346 Fox Tail Drive Macon, GA 31220
Audrey Jackson	1442 Black Hickory Place Norcross, GA 30093
Linda Marshall	22 Collier Road NW Unit 9 Atlanta, GA 30309
Diondra Thurmon-Jetter	178 Antebellum Circle Riverdale, GA 30274
Camille Williams	3151 Stillhouse Creek Drive SE Unit 4218 Atlanta, GA 30339
Elan Brown	64 Springhedge Court SE Smyrna, GA 30080
Dina Medalla	1125 Grace Drive Lawrenceville, GA 30043
Hon. Nancy Dennard	100 West Screven Street Quitman, GA 31643
Aria Aaron	575 West Centinela Avenue Apt. 323 Los Angeles, CA 90045
Chauntel La'Shaun Abbott	4324 Grant Forest Circle Ellenwood, GA 30294
Kenya Abdul-Kaliq	25 Julia Ann Lane Covington, GA 30016
Deborah Allen	455 Robinson Avenue SE Atlanta, GA 30315
Patricia Andros	994 Dell Avenue Smyrna, GA 30080
Susan Banks Williams	225 Central Avenue SW Apt.1520 Atlanta, GA 30303

Dale Bennett	180 Jackson Street Apt. 8204 Atlanta, GA 30312
Tocarro Davis	639 Garden Walk Boulevard Apt. 1104 College Park, GA 30349
G. Leah Davis, Ph.D.	545 Oak Drive Atlanta, GA 30354
Dr. Sheree Dixon	3270 West Paces Park Drive NW Atlanta, GA 30327
Lee Ann Feeley	213 Martha Avenue NE Atlanta, GA 30317
Nicole Freemon	708 High Point Trail Woodstock, GA 30188
Julian Grill	9 Tybrisa Street Apt. 16 Tybee Island, GA 31328
Alkhealasharteula Harrison	78 Swanson Drive LaGrange, GA 30240
Emily Huskey	800 Peachtree Street NE Apt. 8601 Atlanta, GA 30308
Aaron Karp	313 Winona Drive Decatur, GA 30030
Dr. Ali Kefeli	5536 Parkerton Lane NE Atlanta, GA 30342 <sup>4</sup>
Alice Koerner	712 Roxboro Trace Lawrenceville, GA 30044
Brenda Lee	3073 Oakham Place Avondale Estates, GA 30002
Lindsay Mataya	1606 Rochelle Court Dunwoody, GA 30338
Michael Parks	745 Windsor Parkway Atlanta, GA 30342-2803

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<sup>4</sup> Dr. Kefeli is moving to Chicago, IL ahead of the April 11, 2022, trial setting.

Rachel Pittluck	152 Murray Hill Ave NE Atlanta, GA 30317
Kathryn (Katie) Plazyk	1308 Sargent Avenue SE Atlanta, GA 30316
Ruwa Romman	3450 Berwick South Drive Duluth, GA 30096
Meredith Rose	3465 Duluth Highway 120 Apt. 5417 Duluth, GA 30096
Donna Sims	170 Kelly Creek Road Waco, GA 30182
Margaret Skinner (Whatley)	1914 Dimon Street Columbus, GA 31906
Andre Smith	400 West Peachtree Street NW Unit 1102 Atlanta, GA 30308
Michelle Solomon	3491 Thornwoode Pointe Decatur, GA 30034
Scott Spencer	850 Piedmont Avenue NE Unit 1501 Atlanta, GA 30308
Grace Strickland	1883 Baynham Drive Dunwoody, GA 30338
Benjamin Terry	716 Amsterdam Avenue NE Atlanta, GA 30306
Nelli Vergilis	1308 Santa Fe Parkway Atlanta, GA 30350
Robert Walker, Jr.	104 Simmons Street Byron, GA 31008
Leigh Ann Webster	7102 Renaissance Way Atlanta, GA 30308
Keith Weinberg	115 West Peachtree Place NW Unit 412 Atlanta, GA 30313
Jayne Wills	2202 Winston Way Augusta, GA 30906

Karen Zorn	2263 Wayside Drive NE Atlanta, GA 30319
Liza Conrad	In care of Lawrence & Bundy LLC Attn: Leslie J. Bryan 1180 West Peachtree Street Suite 1650 Atlanta, GA 30309
Benjamin Ansa	315 West Forest Avenue Apt. 1D North Augusta, SC 29841
Michael Adaba	2898 Partin Place Ellenwood, GA 30294
Rosa Hamalainen	4204 Ancient Amber Way Peachtree Corners, GA 30092
Gabriel Sterling	Office of the Secretary of State 2 Martin Luther King, Jr. Drive Suite 082 Floyd West Tower Atlanta, GA 30334
Anh Le	Georgia Technology Authority 47 Trinity Ave SW Atlanta, GA 30334
Matt Mashburn	3 Wellington Drive Cartersville, GA 30120
Any witness necessary for authentication of documents to be used at trial	

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

FAIR FIGHT ACTION, *et al.*,

Plaintiffs,

v.

BRAD RAFFENSPERGER, in his  
official Capacity as Secretary of State  
of Georgia, *et al.*,

Defendants.

Civil Action File

No. 1:18-cv-05391-SCJ

**Defendants' Amended Attachment F-2 (Witness List)**

Defendants identify herein the individual witnesses they will and/or may call for this lawsuit. Defendants reserve the right to supplement this list with reasonable notice to counsel. Defendants further reserve the right to call or recall witnesses appearing on Plaintiffs' witness list to the extent necessary depending on the evidence presented at trial.

**Defendants will call:**

<b>Name</b>	<b>Address</b>
Chris Harvey	Please contact through counsel

**Defendants may call:**

<b>Name</b>	<b>Address</b>
Kevin Rayburn	Please contact through counsel
Ryan Germany	Please contact through counsel

John Hallman	Please contact through counsel
Merrit Beaver	Please contact through counsel
Anh Le	Please contact through counsel
Rebecca Sullivan	Please contact through counsel
Matt Mashburn	Please contact through counsel
Angelique McClendon	Please contact through counsel
Gabriel Sterling	Please contact through counsel
Dr. Thomas L. Brunell, Ph.D. <sup>1</sup>	Please contact through counsel
Lauren Groh-Wargo	<p>Witness may be reached through Plaintiffs' counsel:</p> <p>In care of Lawrence &amp; Bundy LLC  Attn: Leslie J. Bryan  1180 West Peachtree Street  Suite 1650  Atlanta, GA 30309</p>
Bishop Reginald Jackson	<p>Witness may be reached through Plaintiffs' counsel:</p> <p>In care of Lawrence &amp; Bundy LLC  Attn: Leslie J. Bryan  1180 West Peachtree Street  Suite 1650  Atlanta, GA 30309</p>
Bronson Woods	<p>Witness may be reached through Plaintiffs' counsel:</p> <p>In care of Lawrence &amp; Bundy LLC  Attn: Leslie J. Bryan  1180 West Peachtree Street  Suite 1650  Atlanta, GA 30309</p>

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<sup>1</sup> A summary of Dr. Brunell's testimony can be found in his expert report submitted in this case. Doc. No. [211].

Cianti Stewart-Reid	<p>Witness may be reached through Plaintiffs' counsel:</p> <p>In care of Lawrence &amp; Bundy LLC  Attn: Leslie J. Bryan  1180 West Peachtree Street  Suite 1650  Atlanta, GA 30309</p>
Jess Livoti	<p>Witness may be reached through Plaintiffs' counsel:</p> <p>In care of Lawrence &amp; Bundy LLC  Attn: Leslie J. Bryan  1180 West Peachtree Street  Suite 1650  Atlanta, GA 30309</p>
Rev. Herman Scott	<p>Witness may be reached through Plaintiffs' counsel:</p> <p>In care of Lawrence &amp; Bundy LLC  Attn: Leslie J. Bryan  1180 West Peachtree Street  Suite 1650  Atlanta, GA 30309</p>
Rev. Matt Laney	<p>Witness may be reached through Plaintiffs' counsel:</p> <p>In care of Lawrence &amp; Bundy LLC  Attn: Leslie J. Bryan  1180 West Peachtree Street  Suite 1650  Atlanta, GA 30309</p>
Senator David Perdue	<p>Witness may be reached through his counsel:</p> <p>Stephen J. Obermeier  Wiley Rein LLP  2050 M St NW  Washington, DC 20036 Tel: 202.719.7000  <a href="mailto:sobermeier@wiley.law">sobermeier@wiley.law</a></p>

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

FAIR FIGHT ACTION, INC, *et al.*,  
*Plaintiffs,*

v.

BRAD RAFFENSPERGER, *et al.*,  
*Defendants.*

Civil Action No.  
1:18-cv-05391-SCJ

**PLAINTIFFS' AMENDED ATTACHMENT G-1 (EXHIBIT LIST)**

Plaintiffs identify herein their potential trial exhibits for this lawsuit.

Plaintiffs reserve the right to modify or supplement this list based on the outstanding discovery that remains to be completed. Plaintiffs further reserve the right to modify or supplement this list with reasonable notice to counsel.

The dates and titles of the proposed trial exhibits below are to help Defendants identify the exhibits. If any date or title is incorrect, Plaintiffs reserve the right to clarify. If there is any confusion about the identity of a document, please contact counsel for Plaintiffs.

## FFA v. Raffensperger

<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
1	07/11/1968	n/a	July 11, 1968 Objection letter from Stephen J. Pollak to Arthur K. Bolton
2	09/18/1981	n/a	Sept. 18, 1981 Objection letter from William Bradford Reynolds to Michael Bowers
3	02/11/1992	n/a	Feb. 11, 1992 Objection letter from John R. Dunne to Mark H. Cohen
4	10/29/2002	n/a	Help America Vote Act of 2002
5	3/27/07	STATE-DEFENDANTS-00090601-04	User Agreement for Voter Registration Information Verification System Services between The Georgia Department of Driver Services (MVA) and the Social Security Administration (SSA), (signed February 14, 2007 by the Commissioner of DDS and April 23, 2007 by the Regional Commissioner of SSA)
6	00/00/0000	n/a	Georgia Voter Registration Form <a href="https://sos.ga.gov/admin/files/GA_VR_APP_2019.pdf">https://sos.ga.gov/admin/files/GA_VR_APP_2019.pdf</a> (last visited Nov. 30, 2021)
7	00/00/0000	GA00784990	Training manual: "The Implementation of SB 86: Verification of United States Citizenship of Applicants for Voter Registration."
8	00/00/0000	ORR-CHATTOOGA-000917-60	<b>Pls' MSJ Ex. 0152</b> - PowerPoint presentation/slide deck by Chris Harvey, Elections Director, re Provisional Ballots
9	00/00/0000	PLTFS-EBC-000001-12	<b>Ebenezer Ex. 011</b> Church flyers
10	00/00/0000	PLTFS-EBC-000154	<b>Ebenezer Ex. 004</b> Ebenezer Baptist Church Vision and Purpose Statement
11	00/00/0000	PLTFS-FFA-001120	<b>GWargo Ex. 017</b> Fair Fight Action Lawsuit FAQs
12	00/00/0000	PLTFS-FFA-001479-95	<b>GWargo FFA Ex. 087</b> Stenographic minutes for leader Stacey Abrams speech
13	00/00/0000	PLTFS-FFA-001996-98	<b>GWargo FFA Ex. 089</b> Job Description re Fair Fight Action, Campus Chapter Manager
14	00/00/0000	PLTFS-FFA00-1098-99	<b>GWargo Ex. 018</b> Summary of <i>Fair Fight v. Crittenden</i> Complaint
15	00/00/0000	PLTFS-VHC-00003-04	<b>VH Ex. 004</b> List of Virginia Highland Voter Registration Volunteers
16	00/00/0000	State-Defendants-00002381-7528	<b>Pls' MSJ Ex. 0493</b> - Compilation of SOS Training Materials
17	00/00/0000	State-Defendants-00007529-7767.72	<b>Pls' MSJ Ex. 0131</b> - Compilation of Official Election Information memos and Official Election Bulletins from 2013-2019
18	00/00/0000	State-Defendants-00007847-7915	<b>Ex. 090 (Rayburn)</b> GEOC County Course #3 Legal Framework of Elections
19	00/00/0000	State-Defendants-00007980-8065	<b>Ex. 050: (Harvey)</b> GEOC County Course #5 How to Manage your Poll Worker

## FFA v. Raffensperger

<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
20	00/00/0000	State-Defendants-00008243-75 State-Defendants-00008276-8325 State-Defendants-00008326-97 State-Defendants-00008398-8474 State-Defendants-00008475-8566 State-Defendants-00008567-8652 State-Defendants-00008653-75 State-Defendants-00008676-8714 State-Defendants-00008715-31	<b>Pls' MSJ Ex. 0494</b> - SOS Training Materials (for Registrars) by Georgia Registrar Official Certification (GROC) -- Courses #1 (Registrar Overview), #2 (Election Law for Non-Lawyers), #3 (legal framework of elections), #4 (Registration Basics), #5 (Pre Election), #6 (Managing Poll Workers and Polling Places), #7 (Administering Oaths), #8 (Absentee Ballot Procedures); and "How to Take A Quiz"
21	00/00/0000	State-Defendants-00008732-56 State-Defendants-00008757-75 State-Defendants-00008776-8817 State-Defendants-00008818-37 State-Defendants-00008838-53 State-Defendants-00008854-85 State-Defendants-00008886-8928 State-Defendants-00008929-8951	<b>Pls' MSJ Ex. 0495</b> - Compilation of 3T webinar training materials/powerpoint slides: 4/18/19 The Election Forum training; 2/21/19 The Election Forum; 7/8/19 Municipal Clerks and Municipal Election Superintendents, The Election Forum; 7/16/19 Processing Backlog of Pending Voters Due to HB316; 7/18/19 The Election Forum; 7/31/19 Felon Process Change to HB316 Change to O.C.G.A. Sec. 21-2-231(c); 6/27/19 The Election Forum; 5/16/19 The Election Forum
22	00/00/0000	State-Defendants-00046389	<b>Pls' MSJ Ex. 0546</b> - Excel Chart/table regarding voters, provisional code, county of registration
23	00/00/0000	State-Defendants-00046415	<b>Pls' MSJ Ex. 0552</b> - Chart/table list of names, rejected voters and reason
24	00/00/0000	State-Defendants-00046422-23	<b>Pls' MSJ Ex. 0554</b> - Chart/table re Gordon County Provisional Ballots
25	00/00/0000	State-Defendants-00046492	<b>Pls' MSJ Ex. 0556</b> - Chart/table list of names, rejected voters and reason
26	00/00/0000	State-Defendants-00051191-97	<b>Ex. 101: (Rayburn)</b> Letter to Fellow Secretaries of State from Brad Raffensperger
27	00/00/0000	State-Defendants-00079588-656	<b>Pls' MSJ Ex. 0595</b> - GEOC County Course #3, Training re Legal Framework of Elections
28	00/00/0000	State-Defendants-00095888-905	<b>Pls' MSJ Ex. 0030</b> - Presentation deck re Special Topics of the Month: Verification Changes due to HB316, by Georgia Elections Division
29	00/00/0000	State-Defendants-00097120-44	<b>Pls' MSJ Ex. 0634</b> - Presentation deck re training session on Absentee Voting, by Holly Smith
30	00/00/0000	State-Defendants-00100006-46	<b>Pls' MSJ Ex. 0261</b> - GEOC County Course #1, Training Materials, Program Overview
31	00/00/0000	State-Defendants-00100120-91	<b>Pls' MSJ Ex. 0635</b> - GEOC County Course #3 - Training re Legal Framework of Elections
32	00/00/0000	State-Defendants-00100636-94	<b>Pls' MSJ Ex. 0037</b> - GEOC County Course #9, Post Election training
33	00/00/0000	State-Defendants-00102947-103015	<b>Pls' MSJ Ex. 0636</b> - GROC Registrar Course #3 - Training re Legal Framework of Elections
34	00/00/0000	State-Defendants-00103254-345	<b>Pls' MSJ Ex. 0234</b> - GROC - Course #5 Training Materials - re Pre Election
35	00/00/0000	State-Defendants-00105899-975	<b>Pls' MSJ Ex. 0031</b> GROC Registrar Course No. 4 -- Registration Basics (Manual) Georgia Registrar Official Certification
36	00/00/0000	STATE-DEFENDANTS-00107570-628	"Election Law for Non-Lawyers" Presentation

## FFA v. Raffensperger

<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
37	00/00/0000	STATE-DEFENDANTS-00113556-58	Quiz accompanying GROC presentation on "Registration Basics"
38	00/00/0000	State-Defendants-00114398-415	<b>Pls' MSJ Ex. 0637</b> - Georgia HAVA Verification Presentation by K. Rayburn
39	00/00/0000	State-Defendants-00114659-81	<b>Pls' MSJ Ex. 0043</b> - Training PowerPoint re New Legislation by Brian Kemp
40	00/00/0000	State-Defendants-00120682-768	<b>Pls' MSJ Ex. 0260</b> - GEOC Training Materials, Municipal Course #5: How to Manage Your Poll Workers
41	00/00/0000	State-Defendants-00131303-26	<b>Pls' MSJ Ex. 0036</b> - SOS Poll Worker Training, presentation overview
42	00/00/0000	STATE-DEFENDANTS-00131804-28	Presentation: County Registrars
43	00/00/0000	STATE-DEFENDANTS-00211098-99	Job description - Elections Division Director
44	00/00/0000	State-Defendants-00287545	<b>Pls' MSJ Ex. 0774</b> - Proposed Changes to the NCOA Process
45	00/00/0000	State-Defendants-00313405	<b>Pls' MSJ Ex. 0794</b> - List of provisional voters in Cherokee County
46	00/00/0000	State-Defendants-00313465	<b>Pls' MSJ Ex. 0797</b> - List of provisional voters
47	00/00/0000	State-Defendants-00313540	<b>Pls' MSJ Ex. 0799</b> - List of provisional voters
48	00/00/0000	State-Defendants-00471999	<b>Pls' MSJ Ex. 0886</b> - Redacted list - Rejected PR's for Douglas County
49	00/00/0000	State-Defendants-00825828	<b>Pls' MSJ Ex. 0965</b> - Notes re Elizabeth Bleakley, could not vote because of "N" next to her name
50	00/00/0000	STATE-DEFENDANTS-01063647-88	Presentation re: Verification Update and Dashboard Reports post-HB 268
51	00/00/0000	n/a	<b>GWargo FFA Ex. 113</b> Website printout: Fighting Back for Voters
52	00/00/0000	n/a	<b>Expert Ex. 002: (McCrory)</b> Curriculum Vitae of Dr. Peyton McCrory
53	00/00/0000	n/a	<b>Pls' MSJ Ex. 1028</b> - AJC.com article: Ernie Suggs, <i>Douglas Leader's Racial Comments Spark Calls that He Resign</i>
54	00/00/0000	n/a	<b>Pls' MSJ Ex. 1032</b> - AJC.com article: Chris Joyner, <i>Georgia Candidates Embrace Group with Extremist Ties</i>
55	00/00/0000	n/a	<b>Ex. 002 (Harvey)</b> Poll Worker Training Resources SOS Website Page
56	00/00/0000	n/a	<b>Ex. 111: (Germany):</b> O.C.G.A. § 21-2-220.1 - Required Documentation for Voter Registration
57	00/00/0000	n/a	<b>Ex. 159: (Kemp)</b> Press Release: Georgia Breaks All-time Voting Record
58	10/24/1994	n/a	<b>Expert Ex. 012: (McCrory)</b> October 24, 1994 Objection Letter from Deval L. Patrick
59	3/14/1997	n/a	<b>Expert Ex. 014: (McCrory)</b> Journal of the House of Representative of the State of Georgia at The Regular Session Commenced at Atlanta, Monday, January 13, 1997 and adjourned Friday, March 28, 1997
60	7/9/2000	STATE-DEFENDANTS-00343318-65	Presentation re: Verification Update and Dashboard Reports post-HB 268

<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
61	12/00/2001	n/a	<b>Expert Ex. 015: (McCrary)</b> Report of The 21st Century Voting Commission re SB 213
62	10/12/2004	STATE-DEFENDANTS-00090610-19	User Agreement for Voter Registration Information Verification System Services between the Georgia Department of Driver Services (MVA) and the Social Security Administration (SSA)
63	5/14/2013	STATE-DEFENDANTS-01118407	SEB Case List
64	7/20/2007	State-Defendants-00046379	<b>Pls' MSJ Ex. 0545</b> - List of provisional voters
65	2/10/2009	STATE-DEFENDANTS-00084238	United States Department of Justice Civil Rights Division - Section 5 Voting Submission by State of Georgia
66	5/29/2009	STATE-DEFENDANTS-01063708-13	May 29, 2009 Letter to Attorney General Baker from Loretta King, Acting Assistant Attorney General
67	6/16/2009	STATE-DEFENDANTS-00090569-71	DOJ letter to Georgia re Exact Match, responding to request for the Dept's views concerning the effect of the objection on the state's voter verification program and the state's obligations under HAVA.
68	6/22/2009	n/a	<b>Expert Ex. 006: (Mayer)</b> Memo forwarding Social Security Administration Memo and Quick Response Evaluation entitled <i>Accuracy of the Help America Vote Verification Program Responses</i>
69	10/13/2009	STATE-DEFENDANTS-00090572-75	October 13, 2009 Letter from Asst. Attorney General Thomas E. Perez to Deputy Attorney General Dennis R. Dunn re: Georgia revised 2009 verification program for voter registration application data
70	12/22/2009	STATE-DEFENDANTS-00090576-77	Dec. 22, 2009 Letter from Attorney General Thurbert E. Baker to Hon. Thomas E. Perez re: Georgia HAVA and Citizenship Verification Processes
71	1/8/2010	ORR-NEWTON-COUNTY-005339	<b>Pls' MSJ Ex. 0486:</b> Newton County Resp. to ORR
72	2/22/2010	STATE-DEFENDANTS-00090578-80	Feb. 22, 2010 Letter from Asst. Attorney General Thomas E. Perez to Deputy Attorney General Dennis R. Dunn re: Georgia revised 2009 verification program for voter registration data
73	2/23/2010	State-Defendants-00018103-04	<b>Ex. 043: (Harvey)</b> Office of Secretary of State Job Description re: Elections Division Director
74	6/3/2010	n/a	<b>Ex. 155: (Kemp)</b> O.C.G.A. § 21-2-31 - Duties of the Board, Effective 6.3.2010
75	6/3/2010	n/a	<b>Ex. 007: (Worley)</b> O.C.G.A. § 21-2-31 - Duties of the Board, Effective 6.3.2010
76	8/17/2010	State-Defendants-00078192-215	<b>Pls' MSJ Ex. 0594</b> - State of Georgia Submission Under Section 5 of the Voting Rights Act, for Preclearance/Verification process
77	8/18/2010	State-Defendants-00078191	<b>Pls' MSJ Ex. 0593-</b> Letter from T. Christian Herren, Jr. to Anne W. Lewis re 2010 voter registration verification program for the State of Georgia
78	7/18/2011	PLTFS-BMBC-000060-82	<b>Scott Ex. 006</b> Constitution and Bylaws for Baconton Missionary Baptist Church, Inc.
79	3/19/2012	STATE-DEFENDANTS-00037949-58	SOS Office of Investigations Synopsis re: SEB Case 2012-000180

## FFA v. Raffensperger

<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
80	1/25/2013	STATE-DEFENDANTS-00036606-10	SOS Office of Investigations Synopsis re: SEB Case 2012-089
81	9/12/2013	State-Defendants-00264433-38	<b>Pls' MSJ Ex. 0123</b> - Manual - Online voter Registration System, DDS Interface Details, High Level Design
82	10/10/2013	State-Defendants-00264426-32	<b>Pls' MSJ Ex. 0124</b> - Voter Registration DDS Verification Technical Guide
83	00/00/2014	ORR-Gwinnett County-000830-1019	<b>Pls' MSJ Ex. 0484</b> - Letters re Gwinnett County complaints and forms
84	00/00/2014	PLTFS-FFA-000128-29	<b>Pls' MSJ Ex. 0213</b> - Door hanger, Make a Plan: Vote 2014
85	00/00/2014	PLTFS-FFA-000128-29	<b>Gwargo Ex. 036</b> Door hang tag - Make A Plan Vote 2014
86	00/00/2014	State-Defendants-00036746-57	<b>Pls' MSJ Ex. 0531</b> - Notes and Consent Orders: <i>City of Wadley I and II, In re Shirley Samples</i>
87	3/6/2014	State-Defendants-00032170-78	<b>Pls' MSJ Ex. 0519</b> - Report of Investigation: SUMMARY, regarding City of Atlanta, Fulton County, SEB #2013-000052
88	3/6/2014	State-Defendants-00034330-40	<b>Pls' MSJ Ex. 0524</b> - Report of Investigation regarding City of Atlanta, Fulton County, SEB #2013-000052
89	3/6/2014	STATE-DEFENDANTS-00817541-49	Investigation Summary SEB Case 2013-00052
90	3/14/2014	ORR-BULLOCH COUNTY-003153-94	2014 Poll Worker Manual
91	3/28/2014	State-Defendants-00128820	<b>Pls' MSJ Ex. 0643</b> - March 28, 2014 Election Update
92	3/29/2014	STATE-DEFENDANTS-00840846	Presentation: "Registration/Reporting List Maintenance."
93	4/16/2014	State-Defendants-00128752	<b>Pls' MSJ Ex. 0642</b> - April 16, 2014 Election Update
94	7/00/2014	PLTFS-FFA-000037-42	<b>Gwargo Ex. 023</b> Draft Articles of Incorporation of Voter Access Institute, Inc.
95	7/12/2014	n/a	<b>Ex. 156: (Kemp)</b> Plaintiffs' Transcription of July 12, 2014 Audi-Recorded Statement of Then-Secretary of State Brian Kemp - Transcription Commencing at 5:11 Minute Mark of Audio
96	7/23/2014	PLTFS-FFA-000095-113	<b>Pls' MSJ Ex. 0015</b> - Form 1024 Application for Recognition of Exemption Under 501(a) for Voter Access Institute, Inc.
97	9/17/2014	n/a	State Election Board Hearing Transcript 9/17/2014, <a href="https://sos.ga.gov/admin/uploads/September_17,_2014_-_State_Election_Board_Transcript.pdf">https://sos.ga.gov/admin/uploads/September_17,_2014_-_State_Election_Board_Transcript.pdf</a>
98	10/00/2014	ORR-Randolph County-000579	<b>Pls' MSJ Ex. 0042</b> - Randolph County Resp. to ORR
99	10/00/2014	PLTFS-FFA-000034-36	<b>Pls' MSJ Ex. 0215</b> - Voter Access Institute Fall 2014 Plans: Georgia 501(c)(4)
100	10/00/2014	PLTFS-FFA-000044-49	<b>GWargo Ex. 031</b> - Voter Access Institute Prospectus (Fall 2014)
101	10/00/2014	PLTFS-FFA-000055-60	<b>GWargo Ex. 030</b> - Voter Access Institute Prospectus (Fall 2014)
102	10/00/2014	PLTFS-FFA-000067-72	<b>GWargo Ex. 032</b> - Voter Access Institute Prospectus (Fall 2014)
103	6/22/2009	n/a	Memorandum re Quick Evaluation Response: Accuracy of the Help America Vote Verification Program Responses (A-03-09-29115)
104	11/6/2014	STATE-DEFENDANTS-00811048-50	Investigation Summary SEB Case No. 2014-16

## FFA v. Raffensperger

<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
105	12/4/2014	State-Defendants-00810909-13	<b>Pls' MSJ Ex. 0943</b> - Report of Investigation regarding Fulton County, Voter Registration Complaint , SEB Case No. 2014-84
106	12/12/2014	STATE-DEFENDANTS-00813720-21	Investigation Summary SEB Case 2014-50
107	00/00/2015	GA00785368-73	<b>Ex. 060: (Harvey)</b> Georgia Secretary of State documents re: Precinct and Polling Place
108	02/00/2015	n/a	<b>Ex. 123: (Germany):</b> Georgia Secretary of State documents re: Precinct and Polling Place
109	02/00/2015	n/a	<b>GWargo Ex. 006</b> February 2015 Brochure re Precinct and Polling Place (signage)
110	2/6/2015	State-Defendants-00825813-19	<b>Pls' MSJ Ex. 0039</b> - Report of Investigation, Douglas County, Voter Turned Away, Case #2014-000075
111	2/26/2015	State-Defendants-00028417-24	<b>Pls' MSJ Ex. 0517</b> - Report of Investigation regarding Cobb County, Provisional Ballots, SEB #2015-000002
112	4/30/2015	State-Defendants-00037787-98	<b>Pls' MSJ Ex. 0532</b> - Report of Investigation, Summary, regarding Ben Hill County, Voter Turned Away, SEB #2014-074
113	5/5/2015	STATE-DEFENDANTS-00130678	"Election Laws Test Your Knowledge" document
114	6/1/2015	State-Defendants-00127461-599	<b>Pls' MSJ Ex. 0125</b> - Presentation: Verification of US Citizenship of Applicants for Voter Registration
115	6/1/2015	STATE-DEFENDANTS-00852159	Training manual: "The Implementation of SB 86: Verification of United States Citizenship of Applicants for Voter Registration."
116	6/10/2015	n/a	<b>Pls' MSJ Ex. 1015</b> - Special Called State Election Board Meeting transcript, re SEB Cases 2008-000084, 2008-000104, 2008-000134, 2012-000056, & 2012-000156, <a href="https://sos.ga.gov/admin/uploads/06_10_2015_-_SEB_-_ATLANTA,_TRANSCRIPT.pdf">https://sos.ga.gov/admin/uploads/06_10_2015_-_SEB_-_ATLANTA,_TRANSCRIPT.pdf</a>
117	6/15/2015	STATE-DEFENDANTS-00128902	Election Update of June 15, 2015
118	6/17/2015	STATE-DEFENDANTS-00863054-92	Presentation: June 2015 3T
119	6/19/2015	STATE-DEFENDANTS-00128903	Election Update of June 19, 2015
120	7/6/2015	State-Defendants-00842572	<b>Pls' MSJ Ex. 0056</b> Letter from SOS to Gail Schrader re SEB Case No. 2013-08, elections code violation
121	7/6/2015	State-Defendants-00842553	<b>Pls' MSJ Ex. 0054</b> Letter from SOS to Maxine Daniels re SEB Case No. 2012-000040(c), elections code violation
122	7/6/2015	State-Defendants-00842567	<b>Pls' MSJ Ex. 0243</b> - Letter of instruction for failure to properly input address/violation of elections code
123	7/6/2015	State-Defendants-00842569	<b>Pls' MSJ Ex. 0055</b> Letter from SOS to Colin McRae re SEB Case No. 2013-07, elections code violation
124	7/10/2015	State-Defendants-00842626-27	<b>Pls' MSJ Ex. 0241</b> - Letter of instruction for failure to issue a provisional ballot/letter re violation of elections code
125	7/15/2015	STATE-DEFENDANTS-00813723-26	SOS Office of Investigations Report of Investigation re: SEB Case 2014-50
126	7/17/2015	State-Defendants-00842499-500	<b>Pls' MSJ Ex. 0242</b> - Letter of instruction re candidate qualified to see and hold public office/violation of elections code
127	8/2/2015	STATE-DEFENDANTS-00130315-399	SOS Presentation for New Registrars

## FFA v. Raffensperger

<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
128	8/13/2015	State-Defendants-00020523-33	<b>Pls' MSJ Ex. 0512</b> - Consent Order in <i>In re Fulton County Board of Registration and Elections</i> , before the State Election Board
129	9/11/2015	State-Defendants-00018235-38	<b>Pls' MSJ Ex. 0504</b> - Email re Tifton Gazette Story, consolidate of precincts in Tifton County, 12 down to 1
130	10/6/2015	State-Defendants-00081482	<b>Pls' MSJ Ex. 0598 (excerpt)</b> - Letter to C. Harvey from J. Stocks re complaint regarding Carroll County School Board run-off election
131	10/8/2015	n/a	<b>Ex. 124: (Germany):</b> Email re MIDR Voter in the absentee system - pending voters/registrations
132	10/15/2015	State-Defendants-00022855	<b>Pls' MSJ Ex. 0514</b> - Letter from RoseMarie Boring, Poll Manager, to R. Lewis, regarding SEB #2012-000180, Gwinnett County Registration Issues
133	10/26/2015	State-Defendants-00812872-74 State-Defendants-00812875-79	<b>Pls' MSJ Ex. 1045</b> - Report of Investigation and Investigation Summary re Case No. SEB 2014-61, Gwinnett County
134	10/26/2015	State-Defendants-00819416-21	<b>Pls' MSJ Ex. 1044</b> - Report of Investigation re Case No. SEB 2014-61, Gwinnett County
135	00/00/2016	n/a	Sen. Resolution 675
136	00/00/2016	n/a	Senate Bill 6
137	00/00/2016	State-Defendants-00095472-585	<b>Pls' MSJ Ex. 0049</b> - 2016 Poll Worker Manual
138	1/27/2016	State-Defendants-00023905-16	<b>Pls' MSJ Ex. 0515</b> - Report of Investigation regarding Echols County, Failure to Perform Duties, SEB #2015-041
139	3/10/2016	n/a	Georgia House panel blocks English-only amendment to constitution -- <a href="https://www.ajc.com/news/state--regional-govt--politics/georgia-house-panel-blocks-english-only-amendment-constitution/oPoJnxEWFPI9XJpPWXAcyO/">https://www.ajc.com/news/state--regional-govt--politics/georgia-house-panel-blocks-english-only-amendment-constitution/oPoJnxEWFPI9XJpPWXAcyO/</a>
140	3/23/2016	n/a	SEB Minutes - State Election Board Meeting Minutes
141	5/19/2016	STATE-DEFENDANTS-00211092-93	Job description for the Chief Investigator role
142	6/2/2016	STATE-DEFENDANTS-00033439-43	Report of Investigation re: Pike County, SEB Case 2016-007
143	6/9/2016	State-Defendants-00824593-96	<b>Pls' MSJ Ex. 0962</b> - Report of Investigation regarding Candler County, Elections Officials, summary report, SEB #2016-028
144	6/15/2016	State-Defendants-00034606-13	<b>Pls' MSJ Ex. 0528</b> - Report of Investigation regarding Fulton County, Poll Location, SEB #2016-041
145	6/28/2016	SEB Case 2015-82	SEB Case 2015-82: Transcript of proceedings, <a href="https://sos.ga.gov/admin/uploads/June_28,_2016_Transcript1.pdf">https://sos.ga.gov/admin/uploads/June_28,_2016_Transcript1.pdf</a>
146	6/28/2016	State-Defendants-00018032	<b>Pls' MSJ Ex. 0502</b> - Email re Polling Place Question, can Lanier County close three of four polling places
147	6/30/2016	State-Defendants-00018031	<b>Pls' MSJ Ex. 0500</b> - Email from C. Harvey to D. Worley re Question about Polling Place Consolidation Near Lanier County
148	7/6/2016	STATE-DEFENDANTS-01057526	Spreadsheet re List of things to fix after 2016 election

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
149	7/26/2016	STATE-DEFENDANTS-00420270-77	Report of Investigation SEB Case 2015-101
150	7/29/2016	STATE-DEFENDANTS-00128952	July 29, 2016, Election Update
151	9/20/2016	State-Defendants-00034501-11	<b>Pls' MSJ Ex. 0525</b> - Report of Investigation regarding Hancock County, Polling Place, SEB #2016-026
152	9/30/2016	ORR-DODGE COUNTY-000401	September 30, 2016, Election Update
153	10/13/2016	ORR-BULLOCH COUNTY-000039-003637	Cancellations of registrations due to "invalid address"
154	10/14/2016	STATE-DEFENDANTS-00155217-18	Email exchange re: Web E-Mail [Stop Voter Fraud] from B. Chandler
155	10/17/2016	State-Defendants-00155223-24	<b>Pls' MSJ Ex. 0651</b> -Email re Voter Registration Query, from G. Saleh, repeat registration and proof of citizenship
156	10/18/2016	State-Defendants-00155254	<b>Pls' MSJ Ex. 0132</b> - Email re ExpressPoll is not Updating IDR
157	10/18/2016	State-Defendants-00155255-56	<b>Pls' MSJ Ex. 0652</b> - N. Scott Meyer voter registration form
158	10/27/2016	State-Defendants-00156282	<b>Pls' MSJ Ex. 0655</b> - Email re Elections Complaint from Cynthia McDonald, has voter registration been processed
159	10/27/2016	STATE-DEFENDANTS-00156303	Email exchange between Gwinnett County official and Axiver Harris re voter Albert Miller, erroneously cancelled as deceased.
160	10/28/2016	STATE-DEFENDANTS-00312014	October 28, 2016 Official Election Bulletin
161	11/1/2016	State-Defendants-00334225	<b>Pls' MSJ Ex. 0089</b> - Email re: Elections complaint, Voter Registration Cancelled in Gwinnett County
162	11/3/2016	STATE-DEFENDANTS-00330820	Web E-Mail [Elections] from John Corn re: not found on MVP
163	11/4/2016	ORR-HABERSHAM COUNTY-000913	November 4, 2016 Official Election Bulletin
164	11/7/2016	State-Defendants-00892529-30	<b>Pls' MSJ Ex. 0142</b> - Email re Elections Complaint from G. Hayden, Habersham County
165	11/7/2016	State-Defendants-00892535-37	<b>Pls' MSJ Ex. 0987</b> - Email re Elections Complaint from Daniel Hayes, Fulton County complaint, question of duplicate names and DOBs switched
166	11/8/2016	State-Defendants-00017965	<b>Ex. 017: (Worley)</b> E-mail exchange from Worley to Josh Scollins regarding DDS Problems - question of enrolling at DDS office but not appearing on voter rolls
167	11/8/2016	State-Defendants-00046412	<b>Pls' MSJ Ex. 0551</b> - Chart/table re GE Provisional Ballot List
168	11/8/2016	STATE-DEFENDANTS-00156657-58	Email exchange between J. Hallman and PCC re: ExpressPoll problems
169	11/8/2016	State-Defendants-00156676-77	<b>Pls' MSJ Ex. 0657</b> - Email re Elections Complaint from Sarah Haskin, turned away at the poll in Cobb County
170	11/8/2016	State-Defendants-00156744	<b>Pls' MSJ Ex. 0658</b> - Email re Elections Complaint from Morgan McGuire, maiden name is still on registration, but updated it in 2016
171	11/8/2016	State-Defendants-00156757	<b>Pls' MSJ Ex. 0659</b> - Email from J. Hallman regarding Advanced Voter Missing Credit for Voting
172	11/8/2016	State-Defendants-00156788-90	<b>Pls' MSJ Ex. 0660</b> - Email re Voter Status Update, voters who experienced DDS transfer errors

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173	11/8/2016	State-Defendants-00156887	<b>Pls' MSJ Ex. 0661</b> - Email Complaint from Cheryl Daly Gilmore, voter did not receive requested absentee ballot and could not vote even with provisional ballot
174	11/8/2016	STATE-DEFENDANTS-00156904	Elections Complaint from M. C. Russell re: registration address issue
175	11/8/2016	STATE-DEFENDANTS-00234997	Elections Complaint from Christeene Alcosiba re: voting location instructions
176	11/8/2016	STATE-DEFENDANTS-00332341	Web E-Mail [Stop Voter Fraud] from K. K. Hatcher re: absentee ballot issue and forced to vote provisional ballot
177	11/8/2016	STATE-DEFENDANTS-00332383	Web E-Mail [Stop Voter Fraud] from W. L. Smith Sr.
178	11/8/2016	State-Defendants-00332387	<b>Pls' MSJ Ex. 0093</b> - Email re: Stop Voter Fraud, from Travis Williams, Voter could not vote
179	11/9/2016	State-Defendants-00332287	<b>Pls' MSJ Ex. 0829</b> - Email re Stop Voter Fraud, from Raquel Parham, could not vote due to middle initial question
180	11/9/2016	State-Defendants-00332331	<b>Pls' MSJ Ex. 0830</b> - Email re Elections Complaint from Rosemary Hancock
181	11/9/2016	State-Defendants-00892509-10	<b>Pls' MSJ Ex. 0985</b> - Email re article, Poll Workers Denying Provisional Ballots
182	11/12/2016	ORR-Bulloch County-003358-3568	Rejection of provisional ballots cast by voters due to an "invalid residence address"
183	11/14/2016	STATE-DEFENDANTS-00188916	Spreadsheet: "Things to fix in eNet after the November Election"
184	12/2/2016	State-Defendants-00155578	<b>Pls' MSJ Ex. 0653</b> - Email from helpdesk/IT Ticket, re: Provisional Ballot Status on MVP, new action
185	12/12/2016	STATE-DEFENDANTS-01057002	Provisional ballot survey results, broken out by county.
186	12/13/2016	State-Defendants-00026046-50	<b>Pls' MSJ Ex. 0516</b> - Report of Investigation regarding Gwinnett County, Absentee Ballots, SEB #2016-000173
187	12/23/2016	State-Defendants-00154670-72	<b>Pls' MSJ Ex. 0649</b> - Email re IT ticket, ExpressPoll In - MIDR Status, present ID when applying or voting
188	12/23/2016	State-Defendants-00154768-71	<b>Pls' MSJ Ex. 0650</b> - Email from J. Hallman regarding New Ticket 77990 Election JIRA Issues - ExpressPoll In-MIDR Status, discussion of "January Batch"
189	12/31/2016	STATE-DEFENDANTS-00174202	2016 Online Voter Registration Summary Report
190	00/00/2017	STATE-DEFENDANTS-00113662-66	GEOA 2017 Questions and Answers
191	00/00/2017	State-Defendants-00114746-89	<b>Pls' MSJ Ex. 0638</b> - 2017 SOS Training deck by C. Harvey re Provisional Ballots
192	00/00/2017	n/a	<b>Pls' MSJ Ex. 1021</b> - 2017 article Kaiser Family Foundation: <i>Infant Mortality Rate by Race/Ethnicity</i>
193	1/9/2017	GA00784768	<b>Pls' MSJ Ex. 0465</b> - Email re Closing Precinct, consolidating precincts in Lanier County
194	1/12/2017	State-Defendants-00189385-89	Email re Voter Reg Information re email from AP to C. Broce regarding registered voters who are active or inactive and attached spreadsheet lists
195	1/13/2017	STATE-DEFENDANTS-00187028	Email from B. Aycock (Mitchell) to H. Smith re: Mitchell County -- registrar daily activities training

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196	1/13/2017	State-Defendants-00187261-62	<b>Pls' MSJ Ex. 0710</b> - Email re National Change of Address Process - Remove DOB, IT ticket notice
197	1/13/2017	STATE-DEFENDANTS-00189437-38	Email from D. Cox (Lowndes) to A. Harris re: Can't figure this one out
198	1/17/2017	STATE-DEFENDANTS-00188566	Email from T. Sargent to A. Pitts re: 40 day clock question, FW to J. Hallman
199	1/17/2017	State-Defendants-00238801	<b>Pls' MSJ Ex. 0739</b> - Email re 40 Day Clock question from Hall County re rejection letter, expired voter registration
200	1/18/2017	State-Defendants-00160552-53	<b>Pls' MSJ Ex. 0668</b> - Email re DDS Applications and Mailing Addresses, email chain between J. Hallman and DDS
201	1/18/2017	State-Defendants-00333907	<b>Pls' MSJ Ex. 0110</b> Email re Web Email [Elections] from Cheresa Edmond - complaint regarding voter registration update
202	1/23/2017	State-Defendants-00168604-05	<b>Pls' MSJ Ex. 0675</b> - Email re Old Registrations, delayed registrations showing up in dashboard weeks later
203	1/23/2017	STATE-DEFENDANTS-00168701-02	J. Hallman IT ticket for MVP Polling Place - City Field
204	1/25/2017	STATE-DEFENDANTS-00163731	January 24, 2017 Election Update
205	1/25/2017	State-Defendants-00164121-22	<b>Pls' MSJ Ex. 0119</b> Email re Did Not Receive DDS App
206	1/26/2017	State-Defendants-00159264	<b>Pls' MSJ Ex. 0667</b> - Email re Missing DDS Mailing Addresses, problems with PO Box as mailing address and not residence address
207	1/27/2017	State-Defendants-00158754	<b>Pls' MSJ Ex. 0665</b> - Email re New Ticket, PO BOX from DDS Is Not Pulling Over, issue with PO box as mailing address and not a residence address
208	1/27/2017	State-Defendants-00337007	<b>Pls' MSJ Ex. 0027</b> - SOS Email re Voter Registration, entitled Duplicate Merge?
209	1/27/2017	State-Defendants-00158872-73	<b>Pls' MSJ Ex. 0666</b> - Email re Duplicate Merge, suggested to improve merging voters from Charlton County
210	1/30/2017	GA00777227-28	<b>Pls' MSJ Ex. 0445</b> - Email re Work Load Report
211	1/30/2017	State-Defendants-00179640-45	Email re Secretary of State Data for Motor Voter, enclosing another email re DDS Applications and Mailing Addresses
212	1/30/2017	State-Defendants-00189270	<b>Pls' MSJ Ex. 0712</b> - Letter from Brian P. Kemp to State Rep. Scott Holcomb regarding his letter of Jan. 25 re illegal voting, voter ID law, etc.
213	2/1/2017	GA00767582-88	Email exchange between M. Smith (Forsyth) and A. Harris re: Duplicate issues (1)
214	2/1/2017	GA00768853-60	Email exchange between M. Smith (Forsyth) and A. Harris re: Duplicate issues (2)
215	2/1/2017	GA00769001-06	<b>Pls' MSJ Ex. 0442</b> - Email re Duplicate Issues - one voter two entries
216	2/1/2017	GA00769481-84	Email exchange between M. Smith (Forsyth) and A. Harris re: Duplicate issues, FW to J. Hallman
217	2/2/2017	State-Defendants-00239247-48	<b>Pls' MSJ Ex. 0740</b> - Email re Ticket Closed - Voter Registration - Alphanumeric Addresses

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
218	2/3/2017	STATE-DEFENDANTS-00165209-11	Email exchange between J. Hallman and S. Jeffries re IT Ticket: Voter Registration -- Alphanumeric Addresses
219	2/3/2017	STATE-DEFENDANTS-00165356-58	J. Hallman IT ticket re: Absentee Ballots - Cancelling Applications of Transfer Voters
220	2/3/2017	STATE-DEFENDANTS-00165708-09	Email exchange between County official and Hallman re: hoc verbal or written communications between counties and duplicate merges
221	2/3/2017	State-Defendants-00165728	<b>Pls' MSJ Ex. 0673</b> -Initial email and forward re Consolidation of Irwin County, seeking advice going from 8 precincts to 2
222	2/6/2017	State-Defendants-00187855-56	<b>Pls' MSJ Ex. 0711</b> - Email re DDS Applications, issue is Return to Sender, and dashboard issue of PO Box information not in mailing address section
223	2/7/2017	GA00782118-19	<b>Pls' MSJ Ex. 0455</b> - Email chain re Message from KMBT_C552, question regarding absentee ballots - why were over 13,000 rejected
224	2/7/2017	STATE-DEFENDANTS-00185415-22	Email from S. Shetty to C. Harvey re: "Vitals Interface" process, and Attachment to Email
225	2/7/2017	STATE-DEFENDANTS-00282948-54	Georgia Secretary of the State, Elections Division, Vitals Interface Process
226	2/8/2017	GA00767679-708	<i>NAACP v. Kemp</i> (2:16-cv-00219-WCO, N.D. Ga.) settlement agreement.
227	2/8/2017	State-Defendants-00238458-61	<b>Pls' MSJ Ex. 0738</b> - Email chain re Secretary of State Data for Motor Voter, question of different mailing addresses - PO Box versus residence addresses
228	2/10/2017	STATE-DEFENDANTS-00339681	Web E-Mail [Elections] from Patrick Moore, incorrect address for his home.
229	2/13/2017	GA00784382-83	<b>Pls' MSJ Ex. 0045</b> - Email re Consolidation for Irwin County, email discussion of precinct consolidation
230	07/00/2009	n/a	The Story of the Social Security Number, Carolyn Puckett
231	2/15/2017	STATE-DEFENDANTS-01008379	Email exchange between J. Hallman and K. Rayburn re: Pending Voters 9.20.16
232	2/16/2017	GA00785478	<b>Pls' MSJ Ex. 0473</b> - Email re Tonya-Towns County, counties consolidating into one precinct
233	2/17/2017	GA00785510	<b>Pls' MSJ Ex. 0474</b> - Email re A New Discussion Has Been Posted in The Buzz, regarding single voting precinct, Towns County
234	2/20/2017	STATE-DEFENDANTS-00500312	Draft of letter sent to voter registrants who experienced a citizenship non-match.
235	2/22/2017	STATE-DEFENDANTS-00177288	IT Ticket with a heading "Duplicaet [sic] voters."
236	2/23/2017	State-Defendants-00166546-49	<b>Pls' MSJ Ex. 0028</b> - SOS Email re Commercial Addresses
237	2/23/2017	State-Defendants-00340038-39	<b>Pls' MSJ Ex. 0858</b> - Official Election Bulletin re Updated Pending Voters Action
238	2/23/2017	STATE-DEFENDANTS-01010569-71	Harvey email to Germany and Rayburn re draft of OEB re <i>NAACP v. Kemp</i> settlement, attachment

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239	2/24/2017	GA00784742	<b>Pls' MSJ Ex. 0174</b> - Email re Precincts/Vote Centers, seeking guidance on boundaries and consolidating precincts in larger ones/vote centers - Columbia County
240	2/24/2017	State-Defendants-00165968-69	<b>Pls' MSJ Ex. 0674</b> - Email re 2.23.17 OEB, discussion with C. Harvey and K. Collins re "appropriate verification documentation"
241	2/24/2017	State-Defendants-00165978-99	<b>Pls' MSJ Ex. 0129</b> -Email re 2.23.17 OEB, discussion of appropriate verification documentation
242	2/23/2017	STATE-DEFENDANTS-01007642-43	February 23, 2017 OEB
243	2/24/2017	STATE-DEFENDANTS-01008509-18	Hallman email re: Verification Letter Available in Test, attached 3 draft verification letters
244	2/24/2017	STATE-DEFENDANTS-01009996-98	Email exchange between SOS Office and PCC regarding technical issues involving pushing out verification letter updates on eNet
245	2/25/2017	STATE-DEFENDANTS-01009999	Attachment to email exchange between SOS Office and PCC regarding technical issues involving pushing out verification letter updates on eNet
246	2/27/2017	GA00767781-768817	Rayburn requests IT ticket for Verification Process - Check List of Pending Records
247	2/28/2017	GA00769514-17	Email from SOS office to PCC re: Ticket for Verification Rerun, rerunning approximately 11,400 records through verification
248	2/28/2017	State-Defendants-00193039-58	<b>Pls' MSJ Ex. 0717</b> - Presentation, Election Day, Absentee Ballots at the Polls
249	3/1/2017	GA00766353	<b>Pls' MSJ Ex. 0058</b> - Email re Correction, with Columbia County re Canceled Voters
250	3/1/2017	GA00777237-40	Email from Germany to Hallman, Fwd: Ticket for Verification Rerun; Registration Issues
251	3/1/2017	GA00784732	<b>Pls' MSJ Ex. 0462</b> - Email re Consolidation Question, Wayne County
252	3/1/2017	STATE-DEFENDANTS-00167511	March 1, 2017 Election Update
253	3/1/2017	STATE-DEFENDANTS-00339927-28	Email from Barrow County official re shredded applications
254	3/1/2017	STATE-DEFENDANTS-01007872-74	Shetty (PCC) email to Rayburn providing lists of voters re-run through verification and outcomes
255	3/1/2017	STATE-DEFENDANTS-01007875	Attachment to Shetty (PCC) email to Rayburn providing lists of voters re-run through verification and outcomes
256	3/1/2017	STATE-DEFENDANTS-01007876	Attachment to Shetty (PCC) email to Rayburn providing lists of voters re-run through verification and outcomes
257	3/1/2017	STATE-DEFENDANTS-01007878	Attachment to Shetty (PCC) email to Rayburn providing lists of voters re-run through verification and outcomes
258	3/1/2017	STATE-DEFENDANTS-01007934-356	Updated IT ticket for Verification Process - Check List of Pending Records
259	3/1/2017	STATE-DEFENDANTS-01007815-19	Email exchange regarding SOS meeting to discuss Verification re-run
260	3/2/2017	STATE-DEFENDANTS-00157932	Email correspondence between A. Pitts and C. Wright re: No Signature on eNet

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
261	3/3/2017	STATE-DEFENDANTS-00157331	Email re: The Buzz discussion posted - Removing Voters
262	3/3/2017	State-Defendants-00157545	<b>Pls' MSJ Ex. 0663</b> - Email re Consolidation of Precinct, requesting guidance re consolidation of 8 precincts to 2 in Irwin County
263	3/3/2017	STATE-DEFENDANTS-00157621-23	Email exchange between J. Hallman + others re: Verification File and SSA verification
264	3/3/2017	State-Defendants-00809658-60	<b>Pls' MSJ Ex. 0940</b> - Report of Investigation regarding City of Hiawassee, Towns County, Absentee Ballot, SEB #2016-161
265	3/6/2017	GA00767592	Email from M. Smith (Forsyth) to J. Hallman re Pending Voters
266	3/14/2017	STATE-DEFENDANTS-00192912-13	Email exchange between J. Hallman and M. Frechette re: SSN Issue, switching to only last four digits and impact on vitals process
267	3/14/2017	STATE-DEFENDANTS-00193066-69 STATE-DEFENDANTS-00346287-88 STATE-DEFENDANTS-00346289	Email exchange re: IT Ticket concerning Election JIRA Issue -- Reports -- Voter Status Report Filters, with attached reporting information
268	3/14/2017	State-Defendants-00193109-10	<b>Pls' MSJ Ex. 0718</b> - Email re Help!, issue is manual credit for voting, voter changed from inactive to canceled
269	3/15/2017	State-Defendants-00158302-03	<b>Pls' MSJ Ex. 0664</b> - Email re Applications with Missing Information, to DDS re Voter Addresses needed
270	3/17/2017	State-Defendants-00171403-06	<b>Pls' MSJ Ex. 0029</b> - SOS Email re DDS Application, Missing Information
271	3/17/2017	STATE-DEFENDANTS-00171408-11	Email exchange between T. Doss (Richmond) and J. Hallman re: Missing Information and pending or cancelled status
272	3/17/2017	State-Defendants-00171419-20	<b>Pls' MSJ Ex. 0677</b> - Email re Cancelled Voters, merging voters with cancelled status, Dooly County
273	3/21/2017	STATE-DEFENDANTS-00161123	Email re: The Buzz discussion posted - Removing Voters (2)
274	3/21/2017	STATE-DEFENDANTS-00190357-58	Web E-Mail [Elections] from J. Whytlaw, typo in record
275	3/21/2017	STATE-DEFENDANTS-00190374	Email exchange between J. Hallman and Gwinnett County Registrar re Driver's License Error and voter problem
276	3/22/2017	GA00784697	<b>Pls' MSJ Ex. 0461</b> - Email from Bacon County re Consolidating Precincts
277	3/27/2017	STATE-DEFENDANTS-00185713-16	Email exchange between J. Hallman and M. Brown (Emory) re: Past Voter Registration Statistics
278	3/27/2017	STATE-DEFENDANTS-00186034	Email from Gwinnett County official to A. Harris re manual application showing up as "Pending No Signature," even though the official tried to use user correction to resolve the problem.
279	3/27/2017	STATE-DEFENDANTS-00186035-37	Attachment to Email from Gwinnett County official to A. Harris re manual application showing up as "Pending No Signature"
280	3/27/2017	STATE-DEFENDANTS-00186410-13	Email exchange between R. Widener (Telfair) and B. Thomas re Vital Records

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281	3/27/2017	State-Defendants-00813082-91	<b>Pls' MSJ Ex. 0948</b> - Report of Investigation regarding Henry County, Provisional Ballot/No ID, SEB #2017-11
282	3/28/2017	GA00777582-83	<b>Pls' MSJ Ex. 0447</b> - Email re Edouine St. Hilaire, and pending status, and OLVR record
283	3/28/2017	GA00777859-60	Email exchange between C. Versic (Gwinnett) and A. Harris re: Edouine St Hilaire; FW to J. Hallman
284	3/28/2017	STATE-DEFENDANTS-00808783-84	Email exchange FW: Web E-Mail [Elections] from Colette Abissi
285	3/29/2017	State-Defendants-00744089-90	<b>Pls' MSJ Ex. 0934</b> - Email re Elections Complaint from Colette Abissi
286	3/29/2017	STATE-DEFENDANTS-00748077-79	Investigations Division Memorandum of Interview; Case Name: Fulton County, Voter Turned Away
287	3/30/2017	STATE-DEFENDANTS-00748074-76	Email re: Investigation of Complaint by Colette Abissi
288	4/6/2017	STATE-DEFENDANTS-00175382	Email from T. Hart (DeKalb) to J. Hallman re Dashboard DDS
289	4/6/2017	STATE-DEFENDANTS-00175383-85	Attachment "Duplicate DDS" to Email from T. Hart (DeKalb) to J. Hallman re Dashboard DDS
290	4/10/2017	STATE-DEFENDANTS-00159931-32	J. Hallman IT ticket re: Duplicates -- Moved out of County
291	4/13/2017	State-Defendants-00034540-50	<b>Pls' MSJ Ex. 0526</b> - Report of Investigation regarding Fulton County, Misc. Voting Complaints, SEB #2016-000029
292	4/17/2017	State-Defendants-00193507	<b>Pls' MSJ Ex. 0719</b> - 04.17.2017 Email re Robert H James, registrant, issue is incorrect underage marker and voter status was incorrectly changed
293	4/17/2017	STATE-DEFENDANTS-00193848	Web E-Mail [Elections] from Deborah Thomas
294	4/17/2017	STATE-DEFENDANTS-00333957	Web E-Mail [Stop Voter Fraud] from Lakeysa Crawford
295	4/17/2017	STATE-DEFENDANTS-01015303	Email from K. Rayburn to M. Frechette re Incorrect Status on Voter Record
296	4/17/2017	STATE-DEFENDANTS-01015304	Email from M. Frechette to K. Rayburn re Incorrect Status on Voter Record
297	4/18/2017	GA00758997-98	<b>Pls' MSJ Ex. 0427</b> - Voter Complaint re Change in Polling Place - told four different places to vote
298	4/18/2017	STATE-DEFENDANTS-00193776-78	Email exchange between J. Hallman and J. Cohen (Ossoff Campaign) re: Quick Question on the 2016 Results (provisional ballot rejection numbers)
299	4/18/2017	STATE-DEFENDANTS-00193941	Web E-Mail from Laura Rayburn re: incorrect polling place
300	4/18/2017	STATE-DEFENDANTS-00329830	Elections Complaint from N. Pruitt Weber re: incorrect polling place listed
301	4/18/2017	State-Defendants-00748148-49	<b>Pls' MSJ Ex. 0162</b> - Email re Concerned Phone calls, machines in Roswell County, Fulton County, and Johns Creek County not working
302	4/18/2017	STATE-DEFENDANTS-00809082	Information from Elizabeth Blakely, Voter at Roswell Precinct RW20

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
303	4/18/2017	State-Defendants-00810631	<b>Pls' MSJ Ex. 0941</b> - Email re Issue I Noticed at My Precinct This Morning, complaint from voter Brent Walker, saw three voters turned away, possible signature cards to be thrown out
304	4/18/2017	STATE-DEFENDANTS-00825891	County official wrote to SOS to notify them of an incident in Fulton County where multiple voters' status showed as "N"
305	4/18/2017	STATE-DEFENDANTS-00832915	Web E-Mail [Stop Voter Fraud] frm M. Richardson, license scan problem
306	4/19/2017	STATE-DEFENDANTS-00160163	Email exchange between J. Hallman and J. Simmons re Web E-Mail from B. Cain
307	4/19/2017	STATE-DEFENDANTS-00162813	Email exchange between J. Roberts (Pickens) and C. Harvey re: Transferring Voters
308	4/19/2017	STATE-DEFENDANTS-00162841	Email from B. Thomas to R. Lewis re Elections Complaint of T. Brown in Dekalb
309	4/19/2017	STATE-DEFENDANTS-00193987	Email re: Voters turned away from S Fulton Polls
310	4/19/2017	STATE-DEFENDANTS-00235460	Web E-Mail from JB Hilliard re: polling place wrong on MVP
311	4/19/2017	State-Defendants-00810714	<b>Pls' MSJ Ex. 0942</b> - Email re Elections Complaint from E. Bleakley; could not vote due to "N" at the end of her name, turned away at the poll
312	4/24/2017	State-Defendants-00173416-19	<b>Pls' MSJ Ex. 0678</b> -Email re DDS, issue with mailing address/PO Box issues
313	4/25/2017	STATE-DEFENDANTS-00173507	Email exchange between J. Duff (Carroll) and A. Harris re: List of counties (do not transfer list)
314	4/25/2017	State-Defendants-00750665-71	<b>Pls' MSJ Ex. 0108</b> Email re Election Complaint from Brian W. Blosser in Fulton County
315	4/25/2017	STATE-DEFENDANTS-01100167-71	Email exchange between J. Hallman and J. Simmons re Web E-Mail from B. W. Blosser
316	4/26/2017	STATE-DEFENDANTS-00169925-26	Email exchange between A. Harris and B. Connor (Lumpkin) re: Registration Deadline Question
317	4/26/2017	STATE-DEFENDANTS-00170127-28	Email from J. Hallman to T. Doss re: Felon Process, with attachment "Potential Changes to Felon Match Process"
318	4/26/2017	State-Defendants-00170183	<b>Pls' MSJ Ex. 0676</b> -Email re Ticket Updated - 90371-Duplicate Merge, discussion with Dougherty County about Merge Process , eNet won't update
319	5/1/2017	State-Defendants-00825867-76	Email re Elections Complaint from Ana Adelstein and attachment
320	5/3/2017	STATE-DEFENDANTS-00830987-90	Ltr from Georgia Democrats to C. Harvey re: Express Poll and Related Issues in the 6th Congressional District Election
321	5/4/2017	n/a	<b>Pls' MSJ Ex. 1029</b> - Salon.com article: <i>Karen Handel's Husband Shares Memo Urging Voters to "Free the Black Slaves form the Democratic Plantation"</i>
322	5/8/2017	STATE-DEFENDANTS-00744202-03	Email from S. Benjamin (Fulton) to A. Harris + others re: MVP erroneous information
323	5/12/2017	GA00777539-40	<b>Ex. 118: (Germany):</b> Email re Questions, hyphenated name(s) in pending status

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324	5/12/2017	GA00777539-40	<b>Ex. 057: (Harvey)</b> Email re Questions, hyphenated name(s) in pending status
325	5/17/2017	State-Defendants-00835223	<b>Pls' MSJ Ex. 0972</b> - Email re Elections Complaint from Patricia Fulton, registration issue from voter in Cobb County
326	5/18/2017	State-Defendants-00034556-75	<b>Pls' MSJ Ex. 0527</b> - Report of Investigation regarding Fulton County, Precinct Changes, SEB #2016-000030
327	5/22/2017	State-Defendants-00178886-87	<b>Pls' MSJ Ex. 0705</b> - 05.22.2017 - Email re Can you Look at This?, Missing Mailing Addresses, PO Boxes versus residence addresses
328	5/22/2017	STATE-DEFENDANTS-00178968	Email exchange between J. Hallman and K. Rayburn re: Missing Information Letter
329	5/22/2017	STATE-DEFENDANTS-00178969-72	Attachment to email exchange between J. Hallman and K. Rayburn re: Missing Information Letter -- example checkbox letter
330	5/22/2017	STATE-DEFENDANTS-00178973-75	Attachment to email exchange between J. Hallman and K. Rayburn re: Missing Information Letter -- updated checkbox letter
331	5/23/2017	STATE-DEFENDANTS-00178889-92	Email from J. Hallman re: Updating the Felon Compare Process
332	5/24/2017	STATE-DEFENDANTS-01009454-55	Email from Rayburn to Hallman identifying 14 voters who are cancelled and flagging them as "a merge issue."
333	5/25/2017	GA00784797-802	<b>Pls' MSJ Ex. 0466</b> - Email re Redistricting, consolidating precincts to one in Bacon County
334	6/1/2017	STATE-DEFENDANTS-00117022-29	Presentation - National Change of Address, Confirmation Notices, 2017
335	6/1/2017	State-Defendants-00177870	<b>Pls' MSJ Ex. 0686</b> - Email re Data Error - Same Registration and DOB, with sample text to Elections Officials
336	6/1/2017	State-Defendants-00177871	<b>Pls' MSJ Ex. 0687</b> - Excel Chart re Registration Date/DOB and counties
337	6/1/2017	State-Defendants-00177873-74	<b>Pls' MSJ Ex. 0688</b> - Email re Voters with Incorrect Registration Dates, Decatur County, registration dates and DOBs were the same
338	6/1/2017	State-Defendants-00178205	<b>Pls' MSJ Ex. 0700</b> - Email re Data Error -- Same Registration and DOB: Clayton County Voter Registration
339	6/1/2017	STATE-DEFENDANTS-00178206	Attachment to Email re Data Error -- Same Registration and DOB: Clayton County Voter Registration
340	6/2/2017	State-Defendants-00177833-34	<b>Pls' MSJ Ex. 0684</b> - Email re Voters with Incorrect Registration Dates, Dougherty County, DOB and date of registration the same
341	6/2/2017	State-Defendants-00177835-37	<b>Pls' MSJ Ex. 0685</b> - Email re Voter's With Incorrect Registration Dates, list maintenance activities, Bacon County
342	6/2/2017	STATE-DEFENDANTS-00177844-46	Email exchange with M. Frechette re: Redistricting Spreadsheet for Old Vald Rd

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343	6/2/2017	State-Defendants-00177882	<b>Pls' MSJ Ex. 0689</b> - Email re Voters with Incorrect Registration Dates, Early County Voter, registrations with same DOBs and registration dates
344	6/2/2017	State-Defendants-00177884	<b>Pls' MSJ Ex. 0690</b> - - Email re Voters with Incorrect Registration Dates, Jeff Davis County, registrations with same DOBs and registration dates
345	6/2/2017	State-Defendants-00177886	<b>Pls' MSJ Ex. 0691</b> - Email re Voters with Incorrect Registration Dates, in Long County with DOB and date of registration the same
346	6/2/2017	State-Defendants-00177887	<b>Pls' MSJ Ex. 0692</b> - Email re Voters with Incorrect Registration Dates, Mitchell County, registrations with same DOBs and registration dates
347	6/2/2017	State-Defendants-00177890	<b>Pls' MSJ Ex. 0693</b> - Email re Voters with Incorrect Registration Dates, Ware County, registrations with same DOBs and registration dates
348	6/2/2017	State-Defendants-00177891	<b>Pls' MSJ Ex. 0694</b> - Email re Voters with Incorrect Registration Dates, Wayne County, registrations with same DOBs and registration dates
349	6/2/2017	State-Defendants-00177896-97	<b>Pls' MSJ Ex. 0695</b> - Email re Voters with Incorrect Registration Dates, Thomas County, registrations with same DOBs and registration dates
350	6/2/2017	State-Defendants-00177899-900	<b>Pls' MSJ Ex. 0696</b> - Email re Voters with Incorrect Registration Dates, Colquitt County, registrations with same DOBs and registration dates
351	6/2/2017	STATE-DEFENDANTS-00178010-12	Email exchange between Cherokee County official and A. Harris re corrections to nine registrations
352	6/2/2017	State-Defendants-00178107-08	<b>Pls' MSJ Ex. 0697</b> - Email re Data Error -- Same Registration and DOB: Fannin County
353	6/2/2017	State-Defendants-00178113-14	<b>Pls' MSJ Ex. 0698</b> - Email re Data Error -- Same Registration and DOB: Gordon County
354	6/2/2017	State-Defendants-00178115	<b>Pls' MSJ Ex. 0699</b> - Email re Data Error -- Same Registration and DOB: Floyd County
355	6/2/2017	State-Defendants-00178209-10	<b>Pls' MSJ Ex. 0701</b> - Email re Data Error -- Same Registration and DOB: Fayette County
356	6/2/2017	State-Defendants-00178211	<b>Pls' MSJ Ex. 0702</b> - Email re Data Error -- Same Registration and DOB: Fulton County
357	6/2/2017	State-Defendants-00178215	<b>Pls' MSJ Ex. 0703</b> - Email re Data Error -- Same Registration and DOB: Heard County Voter Registration - registrations with same DOBs and registration dates
358	6/2/2017	State-Defendants-00178217	<b>Pls' MSJ Ex. 0704</b> - Email re Data Error -- Same Registration and DOB: Paulding County
359	6/2/2017	STATE-DEFENDANTS-00178222-23	Email re Data Error -- Same Registration and DOB: Polk County
360	6/2/2017	STATE-DEFENDANTS-00178225	Email re Data Error -- Same Registration and DOB: Union County
361	6/2/2017	State-Defendants-00835228	<b>Pls' MSJ Ex. 0973</b> -Email re Voters Turned Away from S. Fulton Polls, complaint by Jamminse Miller
362	6/5/2017	STATE-DEFENDANTS-00168142	Email exchange between local official and B. Thomas, asks whether she is supposed to send a letter to voters who have their vitals challenged

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363	6/5/2017	State-Defendants-00340613	<b>Pls' MSJ Ex. 0859</b> - Email re Rollover List Ballots Not Issued
364	6/6/2017	State-Defendants-00033393-96	<b>Pls' MSJ Ex. 0523</b> - Report of Investigation regarding Hall County, Notice of Poll Change, SEB #2015-093
365	6/6/2017	STATE-DEFENDANTS-00161264-66	Email exchange between Hallman and Charlton County official re felon match process.
366	6/9/2017	State-Defendants-00175940	<b>Pls' MSJ Ex. 0681</b> - Registration Record for Chattin W. Lanier
367	6/14/2017	State-Defendants-00175933	<b>Pls' MSJ Ex. 0680</b> - Email re DDS, and incorrect mailing addresses versus residence address
368	6/14/2017	State-Defendants-00175965	<b>Pls' MSJ Ex. 0683</b> - Email re Another DDS Example: Mailing address does not match
369	6/15/2017	State-Defendants-00161399	<b>Pls' MSJ Ex. 0670</b> - Email re DDS Problems, mailing addresses
370	6/15/2017	State-Defendants-00161400	<b>Pls' MSJ Ex. 0671</b> - attachment to Email re DDS Problems,, List of Registration Numbers Missing Proper Mailing Address
371	6/15/2017	State-Defendants-00837341-49	<b>Pls' MSJ Ex. 0983</b> - Email with handwritten notes re Voting Issues
372	6/15/2017	State-Defendants-00998862-63	<b>Pls' MSJ Ex. 0999</b> - Email to B. Kemp from C. Broce re Call-in with WSB's Michelle Wright, Talking Points
373	6/16/2017	STATE-DEFENDANTS-00175029-30	Email exchange between J. Hallman and PCC re: Duplicates in List Maintenance
374	6/16/2017	State-Defendants-00836044-45	<b>Pls' MSJ Ex. 0974</b> - - Email re Absentee Ballot Problem, complaint from Cathy Hoffer
375	6/20/2017	State-Defendants-00017802	<b>Pls' MSJ Ex. 0499</b> - Email re from D. Worley re Cobb County Voting Issue - lack of forms to cancel absentee ballots
376	6/20/2017	State-Defendants-00017802	<b>Ex. 052: (Harvey)</b> E-mail from David Worley to Chris Harvey re: Cobb County voting issues, lack of forms
377	6/20/2017	State-Defendants-00191050	<b>Pls' MSJ Ex. 0715</b> - Email to John Hallman re DDS Voters, PO Box Did Not Show as Mailing Address
378	6/20/2017	State-Defendants-00191185	<b>Pls' MSJ Ex. 0716</b> - Email re Elections Complaint from Sakina Cornell, name is constantly questioned
379	6/20/2017	STATE-DEFENDANTS-00334974	Web E-Mail [Stop voter Fraud] from M. Lievers re polling location listed on MVP was closed
380	6/21/2017	STATE-DEFENDANTS-00171608-09	Email from Bulloch County official re Voters with Incorrect Registration Dates, registration dates and DOBs were the same
381	6/21/2017	State-Defendants-00342845	<b>Pls' MSJ Ex. 0860</b> - Email re Elections Complaint from Thaddeus Peake, turned away at polls
382	6/23/2017	STATE-DEFENDANTS-00175197	Email from P. Combs (Gwinnett) re labels printing with former name despite name change in eNet
383	6/26/2017	STATE-DEFENDANTS-00161498-520	Presentation attached to Email from M. Smith (Forsyth) to J. Hallman re VRAG Presentation ENet Dashboard
384	6/26/2017	STATE-DEFENDANTS-00236377-78	Email from K. Joyner (Augusta) to A. Pitts re: processing application and matching to cancelled record instead of active record

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385	6/26/2017	STATE-DEFENDANTS-00236385-87	Email from M. Smith (Forsyth) to J. Hallman re VRAG Presentation ENet Dashboard with attached powerpoint presentation
386	6/30/2017	GA00785307	<b>Pls' MSJ Ex. 0472</b> - Email re Consolidating Precincts in Early County, closed six polling locations already
387	6/30/2017	STATE-DEFENDANTS-00183448	Email from D. Cox (Lowndes) to M. Frechette re voter transfer between counties
388	7/1/2017	<a href="https://legiscan.com/GA/text/HB268/2017">https://legiscan.com/GA/text/HB268/2017</a>	Text of Georgia House Bill 268
389	7/1/2017	n/a	<b>Ex. 029: (Sullivan)</b> O.C.G.A. § 21-2-234, effective July 1, 2017 - April 1, 2019
390	7/1/2017	n/a	<b>Ex. 030: (Sullivan)</b> O.C.G.A. § Section 21-2-220.1, effective July 1, 2017 - April 1, 2019
391	7/5/2017	STATE-DEFENDANTS-00182183	Melanie Ray email to Melanie Frechette re DDS application that may have had an erroneous driver's license number.
392	7/10/2017	State-Defendants-00189958	Email re IT Ticket, Canceled Voters Error.xlsx from Troup County
393	7/11/2017	PLTFS-VHC-000005-14	<b>VH Ex. 002</b> Virginia Highland Church Constitution and Bylaws
394	7/11/2017	STATE-DEFENDANTS-00189933-39	Email exchange between J. Hallman and S. Shetty (PCC) re: Duplicates in List Maintenance
395	7/11/2017	STATE-DEFENDANTS-00189940	Spreadsheet attached to Email exchange between J. Hallman and S. Shetty (PCC) re: Duplicates in List Maintenance
396	7/11/2017	STATE-DEFENDANTS-00189959	Email from A. Harper to A. Harris re: Canceled [sic] Voters Error.xlsx
397	7/11/2017	STATE-DEFENDANTS-00189960	Email exchange between A. Harper and A. Harris re: Email re IT Ticket, Canceled [sic] Voters Error.xlsx from Troup County
398	7/11/2017	STATE-DEFENDANTS-00189961	Attachment to mail exchange between A. Harper and A. Harris re: Email re IT Ticket, Canceled Voters Error.xlsx from Troup County
399	7/14/2017	GA00777856	Email from T. Sargent (Hall) to A. Pitts re: naturalization and deadline to provide documents
400	7/17/2017	GA00785526-26	<b>Pls' MSJ Ex. 0475</b> - Email re Jeff Davis County Polling Location Consolidation
401	7/18/2017	GA00769580-81	<b>Pls' MSJ Ex. 0443</b> - Email re Voter Application, voters in battered women's shelter, new voter with same name in Enet
402	7/19/2017	STATE-DEFENDANTS-00809399-400	Email re Elections Complaint from William Kirkland, absentee and provisional ballot problems
403	7/25/2017	GA00785320	<b>Pls' MSJ Ex. 0205</b> - Email re Redistricting, Columbia County combining precincts
404	7/28/2017	GA00785473	<b>Pls' MSJ Ex. 0171</b> - Email re Advanced Voting Precinct seeking polling place guidance
405	7/31/2017	State-Defendants-00162367-68	<b>Pls' MSJ Ex. 0672</b> - Email/IT Ticket regarding Street Maintenance - Blank Street Types, coding in eNet
406	7/31/2017	STATE-DEFENDANTS-00162448-49	Email exchange between A. Harris and C. Winkler re system glitch, cannot modify voter

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
407	7/31/2017	STATE-DEFENDANTS-00162503-04	Email exchange between A. Harris and C. Winkler re system glitch, cannot modify voter
408	7/31/2017	State-Defendants-00183732	<b>Pls' MSJ Ex. 0709</b> - Email re July 31, 2017 update, 56 pending DDS verifications and one cancelled voter
409	8/1/2017	STATE-DEFENDANTS-00056869	Email from Harvey to Liberty County official re review and revise voter information
410	8/2/2017	STATE-DEFENDANTS-00184065-66	Email exchange between L. Dollison (Tift) and M. Frechette re merging records with 01/01/1900 DOB
411	8/3/2017	STATE-DEFENDANTS-00184067	Email exchange between L. Dollison (Tift) and M. Frechette re Voter on dashboard, "DOB is way off"
412	8/7/2017	GA00785122-23	<b>Pls' MSJ Ex. 0469</b> - Email re Polling Place With Change 2017, forwarding statement/announcement entitled City of Butler Polling Place Will change
413	8/9/2017	GA00785553-54	<b>Pls' MSJ Ex. 0476</b> - Email re Voter Complaint re Polling Place Change in Butts County
414	8/11/2017	GA00766656	<b>Pls' MSJ Ex. 0439</b> - Email re Revised Voter Information, Issue in Jefferson County for William Fletcher
415	8/11/2017	STATE-DEFENDANTS-00056863	Email from C. Harvey to Coffee County official re: review and revise voter information, same DOB as registration date
416	8/11/2017	STATE-DEFENDANTS-00056865	Email from Couch to C. Harvey re review and revise voter information
417	8/11/2017	State-Defendants-00056870	<b>Pls' MSJ Ex. 0583</b> - Email re Review and Revise Voter Information
418	8/11/2017	State-Defendants-00182648	<b>Pls' MSJ Ex. 0707</b> - Email re Review and Revise Voter Information, Coffee County
419	8/11/2017	STATE-DEFENDANTS-00183032	Email from C. Harvey to Glynn County official re: review and revise voter information, same DOB as registration date
420	8/11/2017	State-Defendants-00183393	<b>Pls' MSJ Ex. 0708</b> - Email re Review and Revise Voter Information, Liberty County
421	8/13/2017	STATE-DEFENDANTS-00114304-50	Presentation re ElectionNet Reports.
422	8/17/2017	GA00777543-44	Email from M. Smith (Forsyth) re cancelling voters and moving to pending status based on street address issues
423	8/21/2017	State-Defendants-00234459-62	<b>Pls' MSJ Ex. 0737</b> - Letter from R. Germany to C. Herren, Jr., Chief of Voting Section DOJ, re his letter of June 28, 2017 on list maintenance practices
424	8/23/2017	STATE-DEFENDANTS-00183036	Email from M. Couch (Glynn) re cancelling voters, matching record question
425	8/30/2017	State-Defendants-00015819-20	<b>Ex. 041: (Harp)</b> 08.30.2017 - Email re <i>Curling v. Kemp</i>
426	9/6/2017	STATE-DEFENDANTS-00182402-04	Email from L. New (Bryan) to M. Frechette regarding duplicate record and merge problem
427	9/13/2017	GA00785451-52	<b>Pls' MSJ Ex. 0204</b> Email re Question - seeking guidance as to when to make precinct consolidation changes in Paulding County
428	9/18/2017	STATE-DEFENDANTS-00182606	Email exchange between C. Childers (Chatham) and M. Frechette re can't update DDS record

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429	9/20/2017	GA00767615-16	Email from G. Freeman (Augusta) to A. Pitts re moving voter from cancelled to verified status
430	9/20/2017	State-Defendants-00036164-253	<b>Pls' MSJ Ex. 0530</b> - Transcript of State Election Board Hearing Sept. 20, 2017, <a href="https://sos.ga.gov/admin/uploads/September_20,_2017_Transcript.pdf">https://sos.ga.gov/admin/uploads/September_20,_2017_Transcript.pdf</a>
431	9/20/2017	n/a	<b>Ex. 037: (Harp)</b> Agenda State Election Board Hearing for Sept. 20, 2017
432	9/20/2017	n/a	<b>Ex. 038: (Harp)</b> Hearing Minutes of State Election Board for Sept. 20, 2017
433	10/6/2017	STATE-DEFENDANTS-00181387	Email from Crisp County official to B. Thomas for a list of counties she could not transfer voters from
434	10/8/2017	n/a	Email exchange between Kemp, Dove, Fleming, and Germany concerning Stacey Evans's comments on voter role maintenance.
435	10/9/2017	STATE-DEFENDANTS-00182333	Exchange between K. Collins (Brooks) and M. Frechette re: question about felon purge within 90 days of election
436	10/9/2017	STATE-DEFENDANTS-00182334	Follow up exchange between K. Collins (Brooks) and M. Frechette re: question about felon purge within 90 days of election, frustration with Harvey response
437	10/20/2017	STATE-DEFENDANTS-00183389	Email from V. Johnson (Lee) re transferring voters in cancelled status regarding of ongoing election in prior county
438	10/22/2017	STATE-DEFENDANTS-00331142	Web E-Mail [Elections] from G. B. Shadrick re: address incorrect on online registration site
439	10/23/2017	GA00765125-27	<b>Pls' MSJ Ex. 0433</b> - Email re Felon Process Corrections
440	10/24/2017	STATE-DEFENDANTS-00810422	A. Hall email re: Election Monitoring Update discussing various counties
441	10/27/2017	PLTFS-AME-000044-45	<b>Jackson Ex. 008</b> Letter to Pastors, Sisters and Brothers asking them to encourage people to vote
442	00/00/0000	ORR-LUMPKIN COUNTY-003181	Excerpt - Section of training manual regarding Updating and Adding Streets, re Overview of GVRs
443	10/31/2017	STATE-DEFENDANTS-00181197	The Buzz post: transferring voters, Marion has ongoing election
444	11/1/2017	GA00785260	<b>Pls' MSJ Ex. 0471</b> - Email re Consolidation...Merge 7 of our 14 Precincts, Wayne County
445	11/3/2017	STATE-DEFENDANTS-00329960	Web E-Mail [Elections] from T. Tucker re: registration not in system
446	11/4/2017	STATE-DEFENDANTS-00182225	Email from County official requesting guidance on extending city range
447	11/4/2017	State-Defendants-00334511	<b>Pls' MSJ Ex. 0851</b> - Email re Stop Voter Fraud from Steven Augsburg, Wrongly Put on Inactive Voter List
448	11/6/2017	STATE-DEFENDANTS-00333425	Web E-Mail [Elections] from L. Lang, incorrect information on registration card
449	11/7/2017	STATE-DEFENDANTS-00330220	Web E-Mail [Elections] From G. Suarez re: MVP polling place incorrect

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450	11/7/2017	STATE-DEFENDANTS-00330242	Web E-Mail [Stop Voter Fraud] from D. Freeman re: unable to vote, absentee ballot surrender issue
451	11/7/2017	State-Defendants-00331164	<b>Pls' MSJ Ex. 0820</b> - Email re Elections Complaint from Kenneth Hunter, Hart County
452	11/8/2017	STATE-DEFENDANTS-00330194	Web E-Mail [Elections] from E. Smith re: sent to vote in Fulton despite living in Dekalb
453	11/8/2017	STATE-DEFENDANTS-00330234	Web E-Mail [Elections] from J. Douglas Rouse re: wife was not able to vote because she was told she did not live in the district, even though the husband who lives at the same address was allowed to vote.
454	11/12/2017	State-Defendants-00183789	<b>Pls' MSJ Ex. 0098</b> - Email re: Inactive Status, registration showing inactive Status
455	11/14/2017	STATE-DEFENDANTS-00182686-88	Colquitt County registrar wrote to M. Frechette with questions about how to allot credit for voting.
456	11/27/2017	STATE-DEFENDANTS-00182810-11	Email exchange between D. Davis (Cook) and M. Frechette re duplicate merge and felons
457	11/27/2017	STATE-DEFENDANTS-00329548	Web E-Mail [Elections] from P. Hall re: registration and MVP issue
458	11/29/2017	PLTFS-AME-000004-06	<b>Pls' MSJ Ex. 0220</b> - Email re Get Out the Vote Rally
459	12/5/2017	STATE-DEFENDANTS-00333621	Elections Complaint from K. Tran, difficulty cancelling absentee ballot
460	12/6/2017	STATE-DEFENDANTS-00333595	Elections Complaint from L. Cardwell re: husband and wife told to vote at different locations despite same address
461	12/6/2017	STATE-DEFENDANTS-00333613	Elections Complaint from J. Chestnut, turned away at the poll
462	12/6/2017	STATE-DEFENDANTS-00820303	<b>Pls' MSJ Ex. 0958</b> - R. Lewis email to J. Chestnutt re complaint, turned away at the polls
463	12/8/2017	STATE-DEFENDANTS-00333533	<b>Pls' MSJ Ex. 0846</b> - Email re Stop Voter Fraud Complaint from Margie Guppton, Fulton County
464	12/9/2017	STATE-DEFENDANTS-00333507	<b>Pls' MSJ Ex. 0106</b> - Complaint from Courtney Asik, had to vote at old location rather than one for her current address
465	12/9/2017	STATE-DEFENDANTS-00333511	Web E-Mail [Stop Voter Fraud] from J. Jones, issues cancelling absentee ballot
466	12/12/2017	GA00784677	<b>Pls' MSJ Ex. 0459</b> - Email re Consolidation Question from Wayne County
467	12/12/2017	GA00785272-73	<b>Pls' MSJ Ex. 0046</b> - Email re Consolidation, merge 13 precincts down to one
468	12/13/2017	STATE-DEFENDANTS-00181256	The Buzz Discussion post - pending election in three counties, do not to transfer voters
469	12/13/2017	STATE-DEFENDANTS-00816535	<b>Pls' MSJ Ex. 0255</b> - Email attaching 2017 SEB Case List
470	12/13/2017	State-Defendants-00816536	<b>Pls' MSJ Ex. 0256</b> - List of SEB 217 cases
471	12/14/2017	State-Defendants-00811473	<b>Pls' MSJ Ex. 0946</b> - Email re Stop Voter Fraud, complaint from Harriett Ellis, turned away from voting
472	12/17/2017	State-Defendants-00331300	<b>Pls' MSJ Ex. 0105</b> Email re Web-Email [Elections] from Elisa Cowin, tried to register to vote three times

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
473	00/00/2018	PLTFS-EBC-000064-68	<b>Ebenezer Ex. 006</b> Ebenezer Social Justice 2018 Report
474	00/00/2018	State-Defendants-00008952-9070	2018 Poll Worker Manual
475	00/00/2018	n/a	<b>Pls' MSJ Ex. 1018</b> - 2018 article Kaiser Family Foundation: <i>Number of Diabetes Deaths per 100,000 Population by Race/Ethnicity</i>
476	00/00/2018	n/a	<b>Pls' MSJ Ex. 1019</b> - 2018 article Kaiser Family Foundation: <i>Number of Heart Disease Deaths per 100,00 Population by Race/Ethnicity</i>
477	00/00/2018	n/a	<b>Pls' MSJ Ex. 1020</b> - 2018 article Kaiser Family Foundation: <i>Number of Cancer Deaths per 100,000 Population by Race/Ethnicity</i>
478	00/00/2018	n/a	<b>Pls' MSJ Ex. 1025</b> - U.S. Census Bureau Data: <i>Poverty in the Past 12 Months</i> , for 2018
479	1/3/2018	GA00784681-82	Email re Question -- Notification of Change in Polling Place - change of location in Madison County
480	1/5/2018	STATE-DEFENDANTS-01063628	Email from Hallman with materials for "rollout and training" for eNet registration updates.
481	1/9/2018	STATE-DEFENDANTS-00329730	Elections Complaint from L. Kimball, voter registration issue
482	1/16/2018	STATE-DEFENDANTS-00228814	Email from Cherokee County official re whether allowed to transfer voters from Henry, Rockdale, or Newton yet
483	1/16/2018	STATE-DEFENDANTS-00278703	J. Hallman email to C. Broce, summary of the vitals cancellation process
484	1/17/2018	STATE-DEFENDANTS-00232477	Email exchange between Gwinnett officials and M. Frechette re: DDS and eNet issues
485	1/22/2018	State-Defendants-00049035	<b>Ex. 080: (Rayburn)</b> C. Harvey memo re Reorganization of Elections Division plan
486	1/22/2018	STATE-DEFENDANTS-00227335	Email from J. Hallman re Registration and Verification updates, training document for recent updates
487	1/25/2018	State-Defendants-00224048-49	<b>Pls' MSJ Ex. 0726</b> - Email re DDS Dashboard vs MVC Mailing address, question from Cherokee County
488	1/25/2018	STATE-DEFENDANTS-00951437	January 2018 citizenship verification letter sent to Fayette County voter Mikola Derzhay.
489	1/26/2018	State-Defendants-00227356	<b>Pls' MSJ Ex. 0732</b> - Email from John Hallman re DDS Registration Applications - Mailing address not imported from DDS Applications
490	1/29/2018	STATE-DEFENDANTS-00034844-47	SOS Investigations Division Report of Investigation SEB 2017-065
491	1/29/2018	State-Defendants-00225038	<b>Pls' MSJ Ex. 0727</b> - Email re SPECIAL PRECINCT CARD REQUEST from Ware County
492	1/31/2018	State-Defendants-00225098	<b>Pls' MSJ Ex. 0728</b> - Email re SPECIAL PRECINCT CARD REQUEST from Heard County
493	2/1/2018	State-Defendants-00225242-43	Email re New Ticket-Mailing Address Text Vote, problem with address field text limit box
494	2/1/2018	State-Defendants-00229346	<b>Pls' MSJ Ex. 0733</b> - Email re Special Precinct Card Request, Cobb County

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
495	2/2/2018	GA00784924	<b>Pls' MSJ Ex. 0467</b> - Email between M. Barnes and J. Hallman re Redistricting in Early, Jackson, and Rockdale Counties
496	2/7/2018	State-Defendants-00233060	<b>Pls' MSJ Ex. 0735</b> - Official Election Bulletin re NCOA Changes for Within-County Moves
497	2/9/2018	GA00784746	<b>Ex. 135: (Barnes)</b> Email re Redistricting in five counties
498	2/9/2018	GA00784751-52	<b>Pls' MSJ Ex. 0463</b> - Email re Redistricting in Elbert County, combine all precincts into one
499	2/9/2018	GA00784754-55	<b>Pls' MSJ Ex. 0464</b> - Email re Precinct Consolidation, requesting advice on how to change/consolidate precincts in Greene County
500	2/15/2018	GA00784597	<b>Ex. 061: (Harvey)</b> E-mail from Kathleen Coine-Mayers to C. Harvey re: Green County consolidation of precincts
501	2/16/2018	STATE-DEFENDANTS-00226012-13	S. Jeffries email to J. Hallman re ticket - Verification - HB 268
502	2/20/2018	GA00769373	<b>Pls' MSJ Ex. 0059</b> - Email re Verification, with Richmond County re Transferred Voters between counties
503	2/20/2018	STATE-DEFENDANTS-00225265-70	Correspondence between J. Hallman and T. Doss (Augusta) re verification, transfers
504	2/20/2018	STATE-DEFENDANTS-00225273-74	Email from Augusta official G. Freeman to J. Hallman regarding rejection letter for missing information
505	2/20/2018	STATE-DEFENDANTS-00225254-55	Email exchange between Chattooga County Registrar and J. Hallman re Voter Registration and Verification Updates
506	2/20/2018	STATE-DEFENDANTS-00225253	Email exchange between Chattooga County Registrar and J. Hallman re Voter Registration and Verification Updates
507	2/21/2018	STATE-DEFENDANTS-00225303-04	Hallman IT Ticket re: Site Override - Status Updates and update re: larger issue
508	2/21/2018	STATE-DEFENDANTS-00225317-18	Closure of Hallman IT Ticket re: Site Override - Status Updates and update re: larger issue
509	2/21/2018	STATE-DEFENDANTS-00951439	Citizenship verification letter sent to Fayette County voter Mikola Derzhay.
510	2/22/2018	N/A	Pending List February 22, 2018.xlsx: List of voters in "pending" status as of February 22, 2018.
511	2/27/2018	State-Defendants-00816583-84	<b>Pls' MSJ Ex. 0950</b> - Email exchange between investigators about report, rule citation
512	2/28/2018	GA00784437-38	<b>Pls' MSJ Ex. 0456</b> - Email re Redistricting, and how to consolidate precinct or move precinct to new location, Rockdale County
513	2/28/2018	State-Defendants-00225374	<b>Pls' MSJ Ex. 0729</b> - Email re SPECIAL PRECINCT CARD REQUEST from Meriwether County
514	2/28/2018	STATE-DEFENDANTS-00226044-45	Hallman IT Ticket re: Rejection Letters -- Pending Voters, mistake of using same letters for different rejection reasons due to an eNet update in 2015

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
515	2/28/2018	STATE-DEFENDANTS-00232079-80	Email from Gwinnett Elections Coordinator to M. Frechette asking about pending status for a voter and what letter to send
516	3/1/2018	STATE-DEFENDANTS-00132331-48	Voter Registration Presentation - Clayton County
517	3/2/2018	State-Defendants-00232210	<b>Pls' MSJ Ex. 0734</b> - Email re Special Precinct Card Request, Paulding County
518	10/7/2014	n/a	October 7, 2014 State Election Board Hearing Transcript, <a href="https://sos.ga.gov/admin/uploads/October_7,_2014-_State_Election_Board_Transcript.pdf">https://sos.ga.gov/admin/uploads/October_7,_2014-_State_Election_Board_Transcript.pdf</a>
519	3/6/2018	State-Defendants-00233507-09	<b>Pls' MSJ Ex. 0736</b> - Email re Most Up to Date Procedures for Entering Credit for Signed Petition into ENet
520	3/7/2018	STATE-DEFENDANTS-00225432-34	Email exchange between J. Hallman and K. Joyner (Augusta) re verification and birthday correction
521	3/9/2018	GA00779850-57	<b>Pls' MSJ Ex. 0449</b> - Email chain between T. Reid and C. Broce re Reuters - HB268, seeking comment
522	3/10/2018	STATE-DEFENDANTS-00309978	Email exchange between M. Frechette and Forsyth official re: Using Redistricting Module in eNet
523	3/12/2018	STATE-DEFENDANTS-00226057	Comment to Hallman IT Ticket re: Rejection Letters -- Pending Voters
524	3/12/2018	STATE-DEFENDANTS-00309985	Email exchange between Gwinnett official and M. Frechette re Verification letters
525	3/12/2018	STATE-DEFENDANTS-00309986-87	Attachment to Email exchange between Gwinnett official and M. Frechette re Verification letters (1)
526	3/12/2018	STATE-DEFENDANTS-00309988-91	Attachment to Email exchange between Gwinnett official and M. Frechette re Verification letters (2)
527	3/12/2018	STATE-DEFENDANTS-00309992-94	Attachment to Email exchange between Gwinnett official and M. Frechette re Verification letters (3)
528	3/13/2018	GA01225555	Email from Hallman to Harvey and Rayburn addressing update to eNet, pending clock
529	3/13/2018	GA01225556-57	Attachment to Email from Hallman to Harvey and Rayburn addressing update to eNet, pending clock
530	3/13/2018	GA01225558	Attachment to Email from Hallman to Harvey and Rayburn addressing update to eNet, FAQs
531	3/13/2018	STATE-DEFENDANTS-00225476	Elbert County official email to John Hallman to report precinct changes were not showing up as corrected
532	3/13/2018	State-Defendants-00225477	<b>Pls' MSJ Ex. 0730</b> - Email re SPECIAL PRECINCT CARD REQUEST from Jefferson County
533	3/13/2018	STATE-DEFENDANTS-00282588	J. Hallman email re Voter Registration and Verification Updates Rollout Status
534	3/13/2018	STATE-DEFENDANTS-00282589	Attachment "Rollout Facts" to Hallman email re Voter Registration and Verification Updates Rollout Status
535	3/15/2018	STATE-DEFENDANTS-00225487-88	J. Hallman IT Ticket re: Voter Registration and Verification Updates - HB 268
536	3/15/2018	STATE-DEFENDANTS-00227753	J. Hallman email to Clayton official re: DDS Address information and voters with missing addresses

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
537	3/15/2018	STATE-DEFENDANTS-00227754	Spreadsheet attached to J. Hallman email to Clayton official re: DDS Address information and voters with missing addresses
538	3/16/2018	GA00769673-74	<b>Pls' MSJ Ex. 0444</b> - Email re IT Tickets, [JIRA] (ELCT-1119) MIDR Voter - Verification, regarding entering new voters
539	3/16/2018	GA00777623-25	Email exchange between M. Frechette and K. Royston re: Verification and Missing Info
540	3/16/2018	GA00777632-33	Email exchange between M. Frechette and K. Royston re: Verification and missing info
541	3/16/2018	State-Defendants-00270173-74	<b>Pls' MSJ Ex. 0763</b> - Email re SOS Field Report -- DDS 10/2016 to 12/2016, issue with loose and tight matches for deceased voters/vital records matches
542	3/20/2018	STATE-DEFENDANTS-00225532	Hallman IT Ticket re: OLVR Application Transfer, Fulton voter incorrectly on Dekalb dashboard
543	3/20/2018	STATE-DEFENDANTS-00684171-73	Email exchange re Reuters - "exact match" and problems with paper forms
544	3/23/2018	State-Defendants-00468517	<b>Pls' MSJ Ex. 0876</b> - Beth Wile email re Pending Missing Information Voters, cannot change voter status
545	3/25/2018	State-Defendants-00115221-53	<b>Pls' MSJ Ex. 0639</b> - Provisional Ballot Training Presentation
546	3/29/2018	State-Defendants-00684500-01	<b>Pls' MSJ Ex. 0251</b> - Email chain between R. Germany, D. Worley, K. Rayburn, C. Harvey re Draft Rule Revision (183-1-6.01(6)) Private Entity Voter Registration Activity
547	4/2/2018	STATE-DEFENDANTS-00226104	Comment to Hallman IT Ticket re: Rejection Letters -- Pending Voters, release to production and training environments
548	4/2/2018	State-Defendants-00225608	<b>Pls' MSJ Ex. 0731</b> -Email re SPECIAL PRECINCT CARD REQUEST from Charlton County
549	4/3/2018	State-Defendants-00544856	<b>Pls' MSJ Ex. 1040</b> - State Election Board Hearing Transcript from 4/3/18, <a href="https://sos.ga.gov/admin/uploads/04%2003%202018%20-%20SEB%20-%20ATLANTA,%20TRANSCRIPT.pdf">https://sos.ga.gov/admin/uploads/04%2003%202018%20-%20SEB%20-%20ATLANTA,%20TRANSCRIPT.pdf</a>
550	4/3/2018	STATE-DEFENDANTS-00811836-37	Email exchange between F. Watson and R. Lewis re investigation and SEB case involving refusal to provide provisional ballot
551	4/3/2018	STATE-DEFENDANTS-01079882-956	SEB Consent Case Summaries for April 3, 2018
552	4/3/2018	n/a	<b>Pls' MSJ Ex. 0207</b> - Minutes of State Election Board Meeting and Hearings, Apr. 3, 2018
553	4/3/2018	n/a	<b>Ex. 070: (Harvey)</b> Transcript of State Election Board Hearing 4/3/18
554	4/12/2018	GA00769154-55	<b>Ex. 095 (Rayburn)</b> E-mail chain from Hallman re: 40 day clock and MIDR Data Cleanup
555	12/12/2014	STATE-DEFENDANTS-01151029-30	SEB Summary of Investigation, Case No. 2014-50
556	4/19/2018	State-Defendants-00282643-44	<b>Pls' MSJ Ex. 0766</b> - Email re DDS App on Dashboard, re registration/mailling address, transfer
557	4/23/2018	State-Defendants-00016320-21	<b>Ex. 128: (Germany):</b> Email re Member of Voting Commission

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
558	4/26/2018	STATE-DEFENDANTS-01145765-67	Exchange between C. Harvey, R. Germany, and K. Rayburn re communication from ACLU re: absentee ballot request form
559	4/30/2018	STATE-DEFENDANTS-00332507	Web E-Mail [Elections] from D. Chapman re: registration issue and MVP
560	5/2/2018	GA00777637-38	<b>Pls' MSJ Ex. 0448</b> - Email re Ticket Closed - 64382 - Glitches in Verification, problem re failed verifications reappearing and being placed in pending status
561	5/2/2018	State-Defendants-00279677-68	<b>Pls' MSJ Ex. 0765</b> -Email between H. Smith and J. Hallman re Ticket Closed -- DDS VERIFICATION!
562	5/3/2018	STATE-DEFENDANTS-00228903	Attachment to Email from Cherokee County official to M. Frechette re provisional voters.
563	5/3/2018	STATE-DEFENDANTS-00467304	Email from Cherokee County official to M. Frechette re provisional voters.
564	5/4/2018	STATE-DEFENDANTS-00196651-52	Job description for Elections System Support Specialist
565	5/7/2018	STATE-DEFENDANTS-00309101-02	Email from Sheena Weaver of Chattooga County to M. Frechette re: IDR flag
566	5/7/2018	State-Defendants-00310483-84	<b>Pls' MSJ Ex. 0122</b> - Email re IDR voters from S. Weaver, Chattanooga County
567	5/7/2018	STATE-DEFENDANTS-00467490-91	Email from Sheena Weaver of Chattooga County to M. Frechette re: IDR flag
568	5/9/2018	STATE-DEFENDANTS-00333329	Web E-Mail [Elections] from S. Rice re: incorrect polling location
569	5/11/2018	STATE-DEFENDANTS-00281757	Hallman submitted IT ticket about several Cherokee County voters being moved to inactive status
570	5/16/2018	n/a	<b>Pls' MSJ Ex. 1030</b> - NPR.com article: Johnny Kauffman, <i>Georgia Candidate for Governor Doesn't Plan to Use "Deportation Bus" to Deport Anyone</i>
571	5/21/2018	State-Defendants-00331993	<b>Pls' MSJ Ex. 0826</b> -Elections Complaint from Jane Kohut-Bartles
572	5/22/2018	STATE-DEFENDANTS-00823272	Email from P. Jones to R. Lewis re: Stewart County, voter Holloway
573	5/22/2018	STATE-DEFENDANTS-00275512	Email from J. Hallman forwarding request for assistance with voter transferred from her county
574	5/22/2018	STATE-DEFENDANTS-00275513	Attachment to Email from Hallman forwarding request for assistance with voter transferred from her county --- DDS search results for voter Lekisha Young
575	5/22/2018	STATE-DEFENDANTS-00682606-07	D. Worley emailed C. Harvey and R. Germany re Seminole County poll worker
576	5/22/2018	STATE-DEFENDANTS-00823269	Email exchange re Complaint of Edward Holloway
577	5/22/2018	State-Defendants-00823295-96	<b>Pls' MSJ Ex. 0961</b> - Email re Macon County, issue is polling place lacking provisional ballots
578	5/24/2018	STATE-DEFENDANTS-00468744	Frechette email re issue with a voter named Michael Brown
579	5/25/2018	STATE-DEFENDANTS-00836111-16	Email from D. Golson to R. Lewis re: Voting Problem at Peachtree Hills location
580	5/28/2018	State-Defendants-00456601-05	<b>Pls' MSJ Ex. 0873</b> - Email with Chatham County re Missent Ballots - Design Issue

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581	5/30/2018	State-Defendants-00444749-51	<b>Pls' MSJ Ex. 0870</b> - Email re Voter in Fulton County with Same Information as voter in Decatur County, different driver's license numbers
582	6/5/2018	GA00763921-23	<b>Pls' MSJ Ex. 0428</b> - Email chain from SOS/C. Harvey to counties re Questions Addressed, voter transfers and changed voters
583	6/5/2018	GA00763929-31	<b>Pls' MSJ Ex. 0429</b> - Email chain from SOS/C. Harvey to counties re Questions Addressed, voter transfers and changed voters
584	6/13/2018	State-Defendants-00468910-11	<b>Pls' MSJ Ex. 0877</b> - Email re Voters Merged in Error, Dawson County
585	6/18/2018	State-Defendants-00017329-30	<b>Ex. 019: (Worley)</b> E-mail exchange from C. Harvey to Penn Payne regarding Request to Investigate registration status
586	6/28/2018	GA00784601-02	<b>Ex. 136: (Barnes)</b> Email re Emergency Polling place change
587	6/28/2018	State-Defendants-00310795-96	<b>Pls' MSJ Ex. 0784</b> - Email re Felon, voter registration in light of First Offender Act
588	6/28/2018	STATE-DEFENDANTS-00345098	Announcement to county officials regarding changes to felon information reporting and verification
589	7/3/2018	GA00767642	Email from K. Rayburn to Ms. Bass re voter registration record for David Taylor
590	7/9/2018	GA00765400-00765402; STATE-DEFENDANTS-00310811-12	Correspondence between Melanie Frechette and a Cherokee County official regarding voter identification
591	7/9/2018	State-Defendants-00468982-93	<b>Pls' MSJ Ex. 0878</b> - Email re Special Precinct Card Order - only need active voters
592	7/9/2018	State-Defendants-00577970-71	<b>Pls' MSJ Ex. 0894</b> - Email re Question Regarding Rejected VR Record
593	7/11/2018	GA00764166-68	Email chain from K. Rayburn re Question Regarding Rejected VR Record David Taylor, matching issue with attachment
594	7/11/2018	State-Defendants-00309007-09	<b>Pls' MSJ Ex. 0783</b> - Email re Elections Complaint from Asia Vanheyninege
595	7/12/2018	STATE-DEFENDANTS-00327818-19	Attachment to Letter by Representative Tom Taylor to Brian Kemp
596	7/12/2018	STATE-DEFENDANTS-00327820	Representative Tom Taylor letter to Brian Kemp to ask for an explanation as to how hundreds of voters were incorrectly placed in his district
597	7/12/2018	STATE-DEFENDANTS-00456758-59	Email from R. Kierfer to J. Hallman re: Enet Question
598	7/13/2018	State-Defendants-00279010	<b>Pls' MSJ Ex. 0764</b> - Email re Wrong Party Voters
599	7/18/2018	GA00767552-58	<b>Pls' MSJ Ex. 0440</b> - Letter from Lawyers Committee for Civil Rights to B. Kemp re Non-Compliance with Section 8 of the National Voter Registration Act of 1993, on behalf of several groups
600	7/19/2018	STATE-DEFENDANTS-00269916	Hallman and Pitts email exchange about Clarke County transferring a voter out of Oglethorpe County

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601	7/19/2018	STATE-DEFENDANTS-01061656-65	Guide to county liaisons' role in the verification of election results.
602	7/24/2018	State-Defendants-00330332	<b>Pls' MSJ Ex. 0103</b> Email re Web-Email [Elections] from Jonathan Bell
603	7/24/2018	State-Defendants-00818818	<b>Pls' MSJ Ex. 0953</b> - Email re Stop Voter Fraud, complaint from Regna Marie Ovenden
604	7/24/2018	State-Defendants-00822940-42	<b>Pls' MSJ Ex. 0959</b> - Email re Complaint Sumter County
605	7/24/2018	State-Defendants-00822958	<b>Pls' MSJ Ex. 0960</b> - Email re Sumter County, precincts not working and issues with provisional ballots
606	7/24/2018	State-Defendants-00836938-39	<b>Pls' MSJ Ex. 0981</b> - Email re Sumter, call from a voter saying express poll was down and not enough provisional ballots
607	7/24/2018	STATE-DEFENDANTS-00963974-83	Email exchange regarding Voting Issue of Roman Figurilli
608	7/24/2018	State-Defendants-00964000-01	<b>Pls' MSJ Ex. 0992</b> - Email re Former City Councilman and 2017 Council President Candidate, missing from system, had to vote with provisional ballot
609	7/25/2018	GA00784612	<b>Pls' MSJ Ex. 0458</b> - Email from Randolph County re Consolidating Precincts
610	7/25/2018	STATE-DEFENDANTS-00310863-64	Email exchange between G. Ferguson (Dawson) and M. Frechette re: Provisional PI
611	7/25/2018	State-Defendants-00310892	<b>Pls' MSJ Ex. 0786</b> - Email re Update Citizen/[redacted]/Jorge A. Aguas, question from Gwinnett County
612	7/25/2018	STATE-DEFENDANTS-00330314	Elections Complaint from Nicole H. Williams, forced to vote a provisional ballot, incorrect move information
613	7/25/2018	STATE-DEFENDANTS-00330316	Web Email [Stop Voter Fraud] from Donald Patrick Beatty Junior, trouble voting, absentee ballot issue
614	7/25/2018	STATE-DEFENDANTS-00476151-52	Email exchange between F. Watson and C. Harvey + others re explanation for voting issue, move information
615	7/25/2018	STATE-DEFENDANTS-01035560-61	Investigations Division Memorandum of Interview; Case SEB 2018-047 Fulton County Provisional Ballot
616	7/26/2018	State-Defendants-00469120	<b>Pls' MSJ Ex. 0879</b> - Email re Update Citizen [Redacted] Jorge A Aguas, re proof of citizenship
617	8/2/2018	State-Defendants-00330010	<b>Pls' MSJ Ex. 0107</b> Email re Web Email [Elections] from Peggy Attaway
618	8/3/2018	STATE-DEFENDANTS-00263772-73	Email Exchange between K. Reaves (Cobb) and SOS Office re Credit For Voting
619	8/3/2018	STATE-DEFENDANTS-00263776	Spreadsheet attachment to Email Exchange between K. Reaves (Cobb) and SOS Office re Credit For Voting
620	8/3/2018	State-Defendants-00741927-28	<b>Pls' MSJ Ex. 0925</b> -Letter from Fulton County to Arundella Antonella Berram
621	8/7/2018	State-Defendants-00446057-61	<b>Pls' MSJ Ex. 0871</b> - Email re Locate Voter, voter can't be found, might be duplicate merge error
622	8/10/2018	STATE-DEFENDANTS-00224123-26	Email exchange between M. Miller (Cobb) and J. Hallman and M. Frechette re DDS and OLVR

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
623	8/11/2018	STATE-DEFENDANTS-00294647-49	Handwritten voter registration form in Spanish for Jayson Micheal Jeter of Gwinnett County
624	8/15/2018	GA01225679-80	<b>Pls' MSJ Ex. 0482</b> - Email re Comment on ACLU Letter to Randolph County Board Commissioners, seeks comment from SOS office/C. Broce
625	8/16/2018	STATE-DEFENDANTS-00264362	Email from K. Joyner (Augusta) to J. Hallman re: Verification letters to transferred voters in pending status
626	8/18/2018	GA00777841-43	Email exchange between K. Hedgecock (Treutlen) and B. Thomas re questions, reports, eNet, registration
627	8/20/2018	GA00784987-90	<b>Pls' MSJ Ex. 0203</b> - Email re HuffPost Inquiry, seeking comment on possible/proposed Randolph County polling place closures
628	8/20/2018	STATE-DEFENDANTS-00818924	Web E-Mail [Stop Voter Fraud] From Margaret Needle
629	8/23/2018	State-Defendants-00081262-63	<b>Pls' MSJ Ex. 0597</b> - Letter from C. Harvey to Scott Peavey re Polling Place Closures, Randolph County
630	8/26/2018	STATE-DEFENDANTS-00333707	Web E-Mail [Elections] from Austin Cramer
631	8/27/2018	STATE-DEFENDANTS-00570521-22	Email exchange re complaint of D. Miller, incorrect felon cancellation
632	8/27/2018	STATE-DEFENDANTS-00570532-34	Email exchange re complaint of D. Miller, incorrect felon cancellation
633	8/28/2018	STATE-DEFENDANTS-00264424-38	Hallman email DDS officials to set up a pre-Election Day meeting to discussion transmissions between agencies, and enclosing materials for review
634	9/2/2018	PLTFS-SMBC-000002-07	<b>Pls' MSJ Ex. 0219</b> - Program for Holy Communion Sunday service
635	9/4/2018	State-Defendants-00831572-81	<b>Pls' MSJ Ex. 0966</b> - Email re SEB2014-009, discussion of content of report regarding Hancock County
636	9/5/2018	GA01226241-44	<b>Ex. 141: (Barnes)</b> Email from Barnes re Analysis, re increase in popularity of absentee voting
637	9/6/2018	State-Defendants-00331586	<b>Pls' MSJ Ex. 0822</b> - Email re Elections Complaint from Elaine DePrince
638	9/7/2018	GA00765296-99	<b>Pls' MSJ Ex. 0436</b> - Email chain re Enet between Nancy Gay and John Hallman, discussion of number changes in pending voters and verification non-matched pending voters
639	9/11/2018	State-Defendants-00032960-67	<b>Pls' MSJ Ex. 0522</b> - - SEB/State Election Board Meeting and Hearings Minutes from Sept. 11, 2018
640	9/11/2018	STATE-DEFENDANTS-01100740-804	Sept. 11, 2018 SEB Consent Case Summaries
641	9/11/2018	n/a	<b>Pls' MSJ Ex. 0156</b> - State Election Board Meeting and Hearings transcript from Sept. 11, 2018, <a href="https://sos.ga.gov/admin/uploads/stateelectionboard9.11.pdf">https://sos.ga.gov/admin/uploads/stateelectionboard9.11.pdf</a>
642	9/17/2018	GA00784474	<b>Pls' MSJ Ex. 0457</b> - Email chain (Chris Harvey) re Polling Place Changes, questions from Bonnie Copelan Duvall
643	9/18/2018	State-Defendants-00311685-87	<b>Pls' MSJ Ex. 0787</b> - Email re ABM Corrections to Issue Dates

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
644	9/18/2018	STATE-DEFENDANTS-00470025	Email from Gwinnett County asking why a voter who was once active is now pending verification.
645	9/19/2018	State-Defendants-00264902	<b>Pls' MSJ Ex. 0752</b> - Email from J. Hallman re Invalid Absentee Ballot Issue Dates - two bad application/ballot issue dates
646	9/19/2018	State-Defendants-00265016	<b>Pls' MSJ Ex. 0754</b> - Email from J. Hallman re Invalid Absentee Ballot Issue Dates, Decatur County, with list of names and ballot issue dates
647	9/19/2018	State-Defendants-00265017	<b>Pls' MSJ Ex. 0755</b> -Email from J.Hallman re Invalid Absentee Ballot Issue Date, Glynn County, with list of names and ballot issue dates
648	9/19/2018	STATE-DEFENDANTS-00311791-92	Email from M. Frechette to Fulton Officials re ABM Issue Date Problems
649	9/20/2018	State-Defendants-00264983	<b>Pls' MSJ Ex. 0753</b> - Email from J. Hallman re Invalid Issue Date Gwinnett, with list of names and ballot issue dates re Gwinnett County
650	9/24/2018	STATE-DEFENDANTS-00294644-46	Handwritten voter registration form in Spanish for Jayson Micheal Jeter of Gwinnett County
651	9/25/2018	State-Defendants-00287385-87	<b>Pls' MSJ Ex. 0773</b> - Gwinnett County Voter Registration and Elections Division form for Eduardo Antonio Feliz Minaya
652	9/25/2018	State-Defendants-00329628	<b>Pls' MSJ Ex. 0091</b> - Email re: Elections complaint, Voting Record Purged
653	9/25/2018	STATE-DEFENDANTS-00331036	Web E-Mail [Elections] from K. Della Torto re registration status
654	9/26/2018	GA00768848	<b>Pls' MSJ Ex. 0441</b> - Email re Elections complaint from Casey Brooks, and K. Rayburn response re status of Brooks's registration in Liberty County
655	00/00/0000	ORR_LUMPKIN COUNTY-003181	Excerpt of ORR_LUMPKIN COUNTY-003181 (pages 272-303) - Presentation: Training and Implementation of the New Voter Registration Database Application
656	9/26/2018	STATE-DEFENDANTS-00331016	Web E-Mail [Elections] from B. Asher re: registration information not located
657	9/27/2018	STATE-DEFENDANTS-00447677-78	Email exchange between J. Hallman and K. Stancil (Cherokee) re: absentee balloting
658	9/27/2018	STATE-DEFENDANTS-00447742-44	Email exchange between S. Hicks (Gordon) and J. Hallman re: Felon on Dashboard erroneously
659	9/28/2018	STATE-DEFENDANTS-00312015-17	Lumpkin County official emails M. Frechette for guidance on using out of county precinct card to transfer voter
660	9/28/2018	STATE-DEFENDANTS-00447772-73	Email exchange re: Berrien official question about street changes and incorrect street ranges
661	9/30/2018	STATE-DEFENDANTS-00330040	Web E-Mail [Elections] from L. B. D. Dwyer
662	10/1/2018	STATE-DEFENDANTS-00323925-46	Presentation - October 3T
663	10/3/2018	STATE-DEFENDANTS-00312170-73	M. Frechette email exchange with M. Magwood (Fulton) regarding fix for merged voters
664	10/3/2018	STATE-DEFENDANTS-00312314	M. Frechette email exchange with M. Magwood (Fulton) regarding fix for merged voters, PCC unmerged the voters

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
665	10/4/2018	STATE-DEFENDANTS-00265441-42	Fulton County official emailed SOS about a voter whose registration was cancelled
666	10/4/2018	STATE-DEFENDANTS-00312138-39	Frechette email to DeKalb County official asking her to "expand the range" of addresses accepted in the county
667	10/4/2018	STATE-DEFENDANTS-00470196-97	Frechette corresponded with DeKalb County about a voter whose last name did not update when she transferred from Fulton to DeKalb.
668	10/5/2018	STATE-DEFENDANTS-00265484-85	Hallman email sending list of counties that have potentially set up polling locations incorrectly in eNet, asks liaisons to reach out to counties
669	10/6/2018	STATE-DEFENDANTS-00328415	Rayburn email requesting PCC report of registrants from 1/1/2018 to present with no driver's license and no SSN on record, to show MIDR status and other data
670	10/7/2018	PLTFS-BMBC-000026-31	<b>Scott Ex. 009</b> Program from October 7th service
671	10/7/2018	STATE-DEFENDANTS-00330528	Web E-Mail [Elections] from Christina Lynes, registration issue
672	10/7/2018	STATE-DEFENDANTS-00330534	Complaint by Alexander Chibueze Egbuna, name was spelled incorrectly on the voter registration card
673	10/7/2018	STATE-DEFENDANTS-00333713	Correspondence between voter Kathleen Lang and Fulton County officials
674	10/8/2018	STATE-DEFENDANTS-00330480	Web E-Mail [Elections] from Lauren Braswell, registration and MVP issue
675	10/9/2018	GA00769721	Athens-Clarke official reported that she has tried to correct the information for two pending voters, but their statuses have not yet updated.
676	10/9/2018	STATE-DEFENDANTS-00265457-59	John Hallman created an IT ticket concerning MIDR status
677	10/9/2018	STATE-DEFENDANTS-00265504	Hallman email to Rick Singletary at DDS re: Online Voter Registration DDS Verification
678	10/9/2018	STATE-DEFENDANTS-00265538-40	John Hallman created an IT ticket concerning MIDR status
679	10/9/2018	STATE-DEFENDANTS-00312280-81	Email exchange between M. Frechette and voter J. Zabresky re voter registration issues
680	10/10/2018	GA00769369	Email exchange between C. Broce and M. Niesse re: Pending voter list and HB 268 litigation
681	10/11/2018	GA00780693-95	October 11, 2018 Email Chain between C. Broce and R. Gunther re: Request for Comment - WNYC/PRI
682	10/11/2018	GA00781964-65	Email exchange between R. Germany and S. Young (ACLU) re: Can people cure exact match problems by simply presenting ID at the polls?
683	10/11/2018	State-Defendants-00053918-19	<b>Ex. 112: (Germany):</b> Email re Can people cure exact match problems by simply presenting ID at the polls
684	10/11/2018	State-Defendants-00087589	<b>Pls' MSJ Ex. 0605</b> - Email re Election Complaint from Amber L. Vandam, No Record of Registration
685	10/11/2018	State-Defendants-00087679	<b>Pls' MSJ Ex. 0607</b> - Email re Elections Complaint, Cobb County voter
686	10/11/2018	STATE-DEFENDANTS-01136163-64	Exchange between Rayburn, Hallman and Germany re: number of voters pending verification

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
687	10/12/2018	GA00780660	<b>Pls' MSJ Ex. 0451</b> - Email from T. Florio asking about exact match definition; email forwarded to C. Harvey and J. Simmons
688	10/12/2018	GA00780764-65	October 12, 2018 Email exchange between C. Broce and B. Nadler re: Response to Lawsuit
689	10/12/2018	State-Defendants-00148010-15	<b>Pls' MSJ Ex. 0645</b> - NAACP Legal Defense and Educational Fund, Inc. Letter to B. Kemp regarding Recusal from Voter Registration Duties During Campaign for Governor
690	10/12/2018	STATE-DEFENDANTS-00743265	Web E-Mail [Elections] from Scott - why am I not registered to vote anymore?
691	10/15/2018	GA00780659	<b>Ex. 098 (Rayburn)</b> E-mail exchange between Rayburn and David P. McKenzie re is he registered to vote and space between Mc and Kenzie
692	10/15/2018	State-Defendants-00087612	<b>Pls' MSJ Ex. 0606</b> - Email re Elections Complaint from Lindsay C. Graf-Juarez
693	10/15/2018	STATE-DEFENDANTS-00265748-49	Email from Columbia County official to J. Hallman with absentee voting questions.
694	10/15/2018	State-Defendants-00287383-84	<b>Pls' MSJ Ex. 0772</b> - Email from D. Stewart to K. Rayburn re Voter Registration
695	10/15/2018	STATE-DEFENDANTS-00657008-09	Email from Debi Stewart to Kevin Rayburn re Eduardo Feliz-Minaya registration
696	10/15/2018	STATE-DEFENDANTS-00743321	Email exchange between K. Rayburn and D. McKenzie re name and registration
697	10/15/2018	STATE-DEFENDANTS-00743350	Email exchange between K. Rayburn and A. Vandam re name and registration
698	10/16/2018	GA00765009	<b>Ex. 125: (Germany):</b> Email re <i>Martin v. Kemp</i> Complaint, investigation
699	10/16/2018	GA00780564	<b>Ex. 099: (Rayburn)</b> E-mail from Kevin Rayburn to voter Rashad Johnson
700	10/16/2018	PLTFS-EBC-000095-98	<b>Ebenezer Ex. 015</b> Email re Election Season: Here Are Ways to Get Involved
701	10/16/2018	STATE-DEFENDANTS-00332751	Web E-Mail [Stop Voter Fraud] from S. James, name and registration
702	10/16/2018	State-Defendants-00578403	<b>Pls' MSJ Ex. 0895</b> - Email from R. Germany re Seeking Statement for Voters/Members Regarding Instructions on Mail Ballot Envelopes
703	10/16/2018	STATE-DEFENDANTS-00738496	Email from M. Niesse to C. Broce re: complaint from reader about Clayton County MVP inaccuracy
704	10/17/2018	n/a	Holmes Lybrand, <i>Fact Check: Did the Muslim Brotherhood show support for Georgia gubernatorial candidate Stacey Abrams?</i> Washington Examiner (Oct. 17, 2018) <a href="https://www.washingtonexaminer.com/weekly-standard/fact-check-did-the-muslim-brotherhood-show-support-for-georgia-gubernatorial-candidate-stacey-abrams">https://www.washingtonexaminer.com/weekly-standard/fact-check-did-the-muslim-brotherhood-show-support-for-georgia-gubernatorial-candidate-stacey-abrams</a>
705	10/17/2018	State-Defendants-00265844	<b>Pls' MSJ Ex. 0756</b> - Email from J. Stone to J. Hallman re IDR-Ab Voter

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
706	10/17/2018	State-Defendants-00265851-52	<b>Pls' MSJ Ex. 0104</b> Email re DDS Application/voter registration issue for Robert Green
707	10/17/2018	STATE-DEFENDANTS-00265959	J. Hallman email to DeKalb official regarding application processed in error
708	10/17/2018	State-Defendants-00286326-27	<b>Pls' MSJ Ex. 0770</b> - SOS Pending Voter List Analysis
709	10/17/2018	STATE-DEFENDANTS-00312489-91	Email exchange with T. Cook and M. Frechette re: Web E-Mail from M. T. Cook
710	10/17/2018	STATE-DEFENDANTS-00331400	Web E-Mail [Elections] from P. Garth
711	10/17/2018	STATE-DEFENDANTS-00578382-83	Email exchange between K. Rayburn and J. Head re: October 2018 3T 2 pptx
712	10/18/2018	STATE-DEFENDANTS-00450388-89	Email from J. Hallman to A. Pittes re Felon Status
713	10/19/2018	State-Defendants-00046299-301	<b>Pls' MSJ Ex. 0542</b> - B. Kemp Email re Absentee Info - SOS Page
714	10/19/2018	State-Defendants-00740960	<b>Pls' MSJ Ex. 0919</b> - Email re Elections Complaint from Jimmy M. Miller
715	10/19/2018	n/a	<b>Ex. 158: (Kemp)</b> Plaintiffs' Transcription of the October 19, 2018 Audio-Recorded Statement of Then-Secretary of State Brian Kemp
716	10/20/2018	STATE-DEFENDANTS-00054344	Email from Ledford to Harvey re Elections Complaint from Hilary Brennan
717	10/20/2018	State-Defendants-00084401-02	<b>Ex. 138: (Barnes)</b> Email from B. Kemp re This One Too
718	10/21/2018	PLTFS-BMBC-000038-43	<b>Scott Ex. 012</b> Program from Youth Sunday, October 21, 2018 service
719	10/21/2018	State-Defendants-00087836	<b>Pls' MSJ Ex. 0609</b> - Email re Elections Complaint from Alexander Camarda, registration issue
720	10/21/2018	State-Defendants-00579688	<b>Pls' MSJ Ex. 0897</b> - SOS email re Voter Absentee File Explanation, K. Rayburn explanation of "a few important fields in the Voter Absentee File"
721	10/22/2018	STATE-DEFENDANTS-00054188-89	Email from M. Arnett to C. Harvey re: Official Complaint
722	10/22/2018	State-Defendants-00059141	<b>Ex. 084: (Rayburn)</b> E-mail from Russell Lewis to Harvey, Rayburn re Web Email [Stop Voter Fraud] from Jessica L. Denmon
723	10/22/2018	State-Defendants-00257551-52	<b>Pls' MSJ Ex. 0748</b> - Email re urgent Fulton County request
724	10/22/2018	State-Defendants-00312607	<b>Pls' MSJ Ex. 0788</b> - Email from T. Douglas re Absentee Voting without GA ID
725	10/22/2018	STATE-DEFENDANTS-00470436-37	M. Frechette email exchange with Cobb County re addresses, eNet
726	10/23/2018	GA00782032-33	<b>Pls' MSJ Ex. 0454</b> Email response re Question regarding exact match
727	10/23/2018	ORR-Lowndes County-000302-03	"Problem Form" regarding voting issues in EV precinct re Richard Manuel
728	10/23/2018	STATE-DEFENDANTS-00150093	Email from Gwinnett County official to J. Hallman re Cancel Status
729	10/23/2018	State-Defendants-00312612-13	<b>Pls' MSJ Ex. 0789</b> - Email re Question from Dwight Brower
730	10/23/2018	State-Defendants-00729096-99	<b>Pls' MSJ Ex. 0910</b> - Official Election Bulletin - Handling Pending Verification Registrations at Voting Location

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
731	10/23/2018	STATE-DEFENDANTS-00741034	Email exchange between K. Rayburn and M. Bullington re complaint, registration card
732	10/23/2018	State-Defendants-00966583-87	<b>Pls' MSJ Ex. 0994</b> - Email re Media Inquiry - Lawsuits & Allegations of Voter Suppression
733	10/23/2018	State-Defendants-00966596-99	<b>Pls' MSJ Ex. 0995</b> - Email re CNN Request from Curt Devine
734	10/24/2018	State-Defendants-00054158	<b>Pls' MSJ Ex. 0561</b> - Email re Elections Complaint from Jonathon Mellor
735	10/24/2018	State-Defendants-00054160	<b>Pls' MSJ Ex. 0562</b> - Email re Elections Complaint from Bethany Harrell
736	10/24/2018	State-Defendants-00257910	<b>Pls' MSJ Ex. 0751</b> - Email re SPECIAL PRECINCT CARD REQUEST from Baker County
737	10/24/2018	STATE-DEFENDANTS-00741013	Web E-Mail [Elections] From J. S. Deranger
738	10/24/2018	STATE-DEFENDANTS-00741056	Web E-Mail [Elections] from K. Saba
739	10/24/2018	STATE-DEFENDANTS-01000467-73	Declaration from Fulton County voter Yotam Oren
740	10/24/2018	STATE-DEFENDANTS-01126923	Email exchange re complaint by J. Mitchell
741	10/25/2018	PLTFS-AME-000037	<b>Jackson Ex. 011</b> Letter to 6th District re Get Out the Vote
742	10/25/2018	State-Defendants-00054294-95	<b>Pls' MSJ Ex. 0563</b> - Email re Complaint About Driver's Licenses, between C. Harvey and E. Hamilton
743	10/25/2018	State-Defendants-00087941	<b>Pls' MSJ Ex. 0610</b> - Email re Elections Complaint from Mike Farrell
744	10/25/2018	State-Defendants-00289052	<b>Pls' MSJ Ex. 0083</b> - Email re Elections Complaint from Richard Zabowski
745	10/25/2018	State-Defendants-00312734	<b>Pls' MSJ Ex. 0790</b> - Email re Sarah Roylance, Coweta County
746	10/25/2018	State-Defendants-00579876	<b>Pls' MSJ Ex. 0904</b> - Email from K. Rayburn regarding voter in pending status from Gwinnett County
747	10/25/2018	STATE-DEFENDANTS-00741123	Web E-Mail [Elections] From J. S. Deranger
748	10/25/2018	STATE-DEFENDANTS-00741153	Web E-mail [Elections] from K. Stuber
749	10/25/2018	n/a	<b>Ex. 009: (Worley)</b> Official Election Bulletin - Order Regarding Rejected Absentee Ballots and Applications for Signature Non-Match
750	10/26/2018	STATE-DEFENDANTS-00743805	Elections Complaint from J. Salomon and email exchange
751	10/27/2018	State-Defendants-00054309-10	<b>Pls' MSJ Ex. 0564</b> - Email re Voter Report, voter does not appear in MVP
752	10/27/2018	State-Defendants-00054325-26	<b>Pls' MSJ Ex. 0081</b> - Email re Voter Report, Walter Phillips
753	10/27/2018	State-Defendants-00064208-09	<b>Ex. 139: (Barnes)</b> Email re - Issues re: DRE in Troup County today
754	10/27/2018	STATE-DEFENDANTS-00182918	Email to M. Frechette re transfer error
755	10/27/2018	STATE-DEFENDANTS-00182919	Attachment to Email to M. Frechette re transfer error
756	10/27/2018	STATE-DEFENDANTS-00579651	Email from Rayburn to Whitfield County re: Issue with Pending Citizenship Status for a voter
757	10/27/2018	STATE-DEFENDANTS-00579704	Email exchange between K. Rayburn and Spalding County regarding a voter, O. Rafalske

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
758	10/27/2018	STATE-DEFENDANTS-00579752	Email from Rayburn to Clayton County officials re 46 voters who are listed as "Pending- Citizenship verification"
759	10/27/2018	STATE-DEFENDANTS-00579753-57	Spreadsheet - Clayton County List of Pending CIZ
760	10/27/2018	STATE-DEFENDANTS-00579758	Email from Rayburn to Cobb County officials regarding 4 voters who are listed as "Pending- Citizenship verification"
761	10/27/2018	STATE-DEFENDANTS-00579759-63	Spreadsheet - Cobb County List of Pending CIZ
762	10/27/2018	STATE-DEFENDANTS-00579764-65	Email exchange regarding complaint - T. Watkins
763	10/27/2018	STATE-DEFENDANTS-00579772	Email from Rayburn to Douglas County officials regarding 3 voters who are listed as "Pending- Citizenship verification"
764	10/27/2018	STATE-DEFENDANTS-00579773-77	Spreadsheet - Douglas County List of Pending CIZ
765	10/27/2018	STATE-DEFENDANTS-00579785	Email from Rayburn to Polk County officials regarding 3 voters who are listed as "Pending- Citizenship verification"
766	10/27/2018	STATE-DEFENDANTS-00579786-89	Spreadsheet - Polk County List of Pending CIZ
767	10/27/2018	STATE-DEFENDANTS-00579804-05	Email from Rayburn to Fulton County officials regarding additional 47 voters who are listed as "Pending- Citizenship verification"
768	10/27/2018	STATE-DEFENDANTS-00579806-15	Attachment to Email from Rayburn to Fulton County officials regarding additional 47 voters who are listed as "Pending- Citizenship verification" -- Spreadsheet - Fulton County List of Pending CIZ
769	10/27/2018	STATE-DEFENDANTS-01126966-67	Email exchange with Douglas County about voters in Pending for Citizenship Verification status
770	10/27/2018	STATE-DEFENDANTS-01126973	Email exchange with Muscogee County about voters in Pending for Citizenship Verification status
771	10/27/2018	STATE-DEFENDANTS-01126975	Email exchange with Banks County about voters in Pending for Citizenship Verification status
772	10/27/2018	STATE-DEFENDANTS-01126977	Email exchange with Clarke County about voters in Pending for Citizenship Verification status
773	10/27/2018	STATE-DEFENDANTS-01126978	Email exchange with Fayette County about voters in Pending for Citizenship Verification status
774	10/28/2018	PLTFS-BMBC-000044-49	<b>Scott Ex. 014</b> Program from Mission Sunday, October 28th, 2018 service
775	10/28/2018	STATE-DEFENDANTS-00054311-12	Email from L. Ellison (Habersham) to C. Harvey re: review of Notice of Special Primary Election with attachment
776	10/28/2018	State-Defendants-00333751	<b>Pls' MSJ Ex. 0850</b> - Email re Elections Complaint from Thomas Gras-Flynn
777	10/28/2018	State-Defendants-00579655-56	<b>Pls' MSJ Ex. 0896</b> - Email from K. Rayburn/Marcia Ridley re Pending Citizenship Status
778	10/29/2018	STATE-DEFENDANTS-00331052	Elections Complaint from D. Hayden
779	10/29/2018	STATE-DEFENDANTS-00579667-70	Rayburn email exchange with Cobb County official regarding Cobb County Pending Citizenship list
780	10/29/2018	State-Defendants-00579708-09	<b>Pls' MSJ Ex. 0898</b> - Email re Report of Pending Citizenship Applications in Polk County
781	10/29/2018	STATE-DEFENDANTS-00579710-11	Email exchange with Polk County regarding voters listed as pending citizenship status

<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
782	10/29/2018	State-Defendants-00579719	<b>Pls' MSJ Ex. 0899</b> - Email chain between K. Rayburn, Andra Phagan, C. Harge, re Pending Citizenship Status - Proof of Citizenship
783	10/29/2018	STATE-DEFENDANTS-00579796-97	Email exchange with Clayton County regarding voters listed as pending citizenship status
784	10/29/2018	STATE-DEFENDANTS-00741241	Elections complaint from S. Jones
785	10/29/2018	STATE-DEFENDANTS-01127015-18	Email exchange with DeKalb County about voters in Pending for Citizenship Verification status
786	10/29/2018	n/a	<b>Ebenezer Ex. 007</b> Atlanta Daily World article: Viewpoints: <i>The Fight for the Soul of Our Democracy</i>
787	10/29/2018	STATE-DEFENDANTS-00579662-63	Email exchange between K. Rayburn and M. Hammontree (Whitfield) re: Issue with pending citizenship status
788	10/29/2018	STATE-DEFENDANTS-00093873-75	Email exchange with Fulton County about voters in Pending for Citizenship Verification status
789	10/30/2018	STATE-DEFENDANTS-00054329	Elections Complaint by S. Sridhar
790	10/30/2018	State-Defendants-00054334-37	<b>Ex. 126: (Germany):</b> Email re Another signature mismatch voter
791	10/30/2018	STATE-DEFENDANTS-00054361	Email from Harvey to hbatou@hotmail.com RE: Elections Complaint from Hilary Brennan
792	10/30/2018	STATE-DEFENDANTS-00579800	Email to Chatham County regarding voter listed as pending citizenship status
793	10/30/2018	STATE-DEFENDANTS-01058099-101	Email exchange from ACLU to R. Germany re Avondale High School complaint, FW to C. Harvey and K. Rayburn
794	10/30/2018	STATE-DEFENDANTS-00266838-39	Hallman email to Emmanuel Ohai re: OLVR Citizenship Example and attached spreadsheet
795	10/31/2018	State-Defendants-00054330	<b>Pls' MSJ Ex. 0565</b> - Email re Elections Complaint from LaToya Johnson
796	10/31/2018	STATE-DEFENDANTS-00579835-38	Email exchange with Fulton County re list of voters erroneously marked as "Pending-Citizenship verification"
797	10/31/2018	STATE-DEFENDANTS-00579862-64	Email to Clayton County re Pending Citizenship voters
798	10/31/2018	STATE-DEFENDANTS-00741279-81	Elections Complaint of K. Kellog and email exchange
799	10/31/2018	STATE-DEFENDANTS-00266784-85	Emmanuel Ohai email to J. Hallman re: OLVR Citizenship Example
800	11/00/2018	STATE-DEFENDANTS-00115940-76	SOS presentation -- State Processes: Cancelled and Rejected by Date Function and Vital Records
801	11/1/2018	State-Defendants-00054427-28	<b>Pls' MSJ Ex. 0567</b> - Email re Elections Complaint from Hilary Brennan, Gwinnett County
802	11/1/2018	State-Defendants-00084863	<b>Pls' MSJ Ex. 0599</b> - Email re Stop Voter Fraud from Brittaney Harvey
803	11/1/2018	State-Defendants-00256665-66	<b>Pls' MSJ Ex. 0746</b> -Email re Bogart City Special Election
804	11/1/2018	STATE-DEFENDANTS-00266934-35	Email reporting misdirection by MVP.
805	11/1/2018	State-Defendants-00579839-40	<b>Pls' MSJ Ex. 0901</b> - Email from S. Young of ACLU Ga. re Voter Issue of Dekalb County
806	11/1/2018	STATE-DEFENDANTS-00579843-45	Email exchange between L. Ledford (Gwinnett) and K. Rayburn re: Pending Citizenship States - Proof of Citizenship

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
807	11/1/2018	State-Defendants-00579846-49	<b>Pls' MSJ Ex. 0902</b> - Email chain re Pending Citizenship Status - Proof of Citizenship
808	11/1/2018	STATE-DEFENDANTS-00579866-74	Email from K. Rayburn to R. Jones re Fulton County Pending Ciz List 3, with attached Spreadsheet - Fulton County Pending CIZ List 3
809	11/1/2018	STATE-DEFENDANTS-00741296	Elections Complaint by J. Steinbruegge
810	11/1/2018	STATE-DEFENDANTS-00741303	Elections Complaint by P. Garth
811	11/1/2018	STATE-DEFENDANTS-00741370	Email exchange re Elections Complaint by J. Steinbruegge
812	11/1/2018	STATE-DEFENDANTS-00741435	Email exchange re Elections Complaint by P. Garth
813	11/1/2018	STATE-DEFENDANTS-00741456-57	Elections Complaint by J. McBurnett
814	11/1/2018	STATE-DEFENDANTS-00741464	Web E-Mail [Elections] from A. Bennet
815	11/1/2018	State-Defendants-00966032	<b>Pls' MSJ Ex. 0993</b> - Email from T. Pratt re Reporter Query re Non-Citizen Voter Registration cancellation
816	11/1/2018	STATE-DEFENDANTS-01127029-32	Email exchange with Gwinnett County about voters in Pending for Citizenship Verification status
817	11/1/2018	n/a	<b>Ebenezer Ex. 008</b> Article by Rev. Warnock, Washington Post, <i>Here Are the Chilling Tricks We've Caught Georgia Using to Disqualify Voters</i>
818	11/2/2018	STATE-DEFENDANTS-00054452	Elections Complaint from Jacqueline Woodward
819	11/2/2018	State-Defendants-00054453	<b>Pls' MSJ Ex. 0569</b> - Email re Elections Complaint from Arvind R. Patel, Muscogee County
820	11/2/2018	State-Defendants-00329966	<b>Pls' MSJ Ex. 0809</b> - Email re Elections Complaint from Kathryn D. Fletcher
821	11/2/2018	STATE-DEFENDANTS-00330134	Web E-Mail [Elections] from V. S. Payne
822	11/2/2018	State-Defendants-00330138	<b>Pls' MSJ Ex. 0810</b> - Email re Stop Voter Fraud Complaint from Jonathan Ashworth
823	11/2/2018	STATE-DEFENDANTS-00989112-14	November 2, 2018 Official Election Bulletin re Pending Citizenship Registrations at Voting Locations
824	11/2/2018	n/a	<b>Ex. 010: (Worley)</b> Official Election Bulletin re Pending Citizenship Registrations at Voting Locations
825	11/2/2018	STATE-DEFENDANTS-00579850	Email exchange between C. Bowen (Douglas) and K. Rayburn re: Report of Issues with Pending Citizenship Applications
826	11/2/2018	STATE-DEFENDANTS-00093878-83	Email exchange between C. Harvey and E. Hamilton (DeKalb) re Report of Issues with Pending Citizenship Applications
827	11/3/2018	State-Defendants-00734026-30	<b>Pls' MSJ Ex. 0912</b> - Email chain between C. Broce and Wash. Post Report, regarding suspended voter registrations, ACLU lawsuit
828	11/3/2018	State-Defendants-00734032-33	<b>Pls' MSJ Ex. 0913</b> - C. Broce Email re Follow-Up to rollingstone.com report
829	11/4/2018	n/a	<b>Ex. 145: (Barnes)</b> Who What Why article, "Kemp's Aggressive Gambit to Distract from Election Security Crisis; Georgia Announces Hacking Investigation Into Democrats, but What Really Happened?"

## FFA v. Raffensperger

<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
830	11/4/2018	n/a	<b>Pls' MSJ Ex. 1027</b> - Wash. Post article, Cleve R. Wootson, Jr., <i>Racist 'Magical Negro' Robo-Call from 'Oprah' Targets Stacey Abrams in Georgia Governor's Race</i>
831	11/5/2018	n/a	Video: Racist 'Magical Negro' Robo-Call from 'Oprah'
832	11/5/2018	State-Defendants-00018563	<b>Ex. 018: (Worley)</b> E-mail from David Worley to Chris Harvey regarding MVP Issues
833	11/5/2018	State-Defendants-00054475-76	<b>Ex. 066 (Harvey)</b> E-mail string from John Hallman to Chris Harvey re: MVP issues
834	11/5/2018	STATE-DEFENDANTS-00054506-07	Email exchange between C. Ward (Elberton) and C. Harvey re DPG - Email address for curing absentee/Provisional ballot
835	11/5/2018	STATE-DEFENDANTS-00057229-30	Email from Phi Nguyen to C. Correia re: pending voter, name issue
836	11/5/2018	State-Defendants-00088263	<b>Pls' MSJ Ex. 0133</b> - Elections complaint from C. M. DeLeon
837	11/5/2018	STATE-DEFENDANTS-00093884-88	C. Harvey email to Dekalb official re Email from Phi Nguyen - pending voter, name issue
838	11/5/2018	STATE-DEFENDANTS-00312814-16	Email chain from G. Ferguson (Dawson) re: DPG- Email Address for Curing Absentee/Provisional Ballot
839	11/5/2018	STATE-DEFENDANTS-00333159	Election Complaint from M. Clayton
840	11/5/2018	STATE-DEFENDANTS-00333195	Election Complaint from Donna S. Higgins
841	11/5/2018	STATE-DEFENDANTS-00592238-39	Email exchange re voter Ona Parker complaint
842	11/5/2018	STATE-DEFENDANTS-00741433	Email exchange between Rayburn and Frechette re complaint from Sheldon Lee
843	11/5/2018	STATE-DEFENDANTS-00741537	Email from Rayburn to voter Sheldon Lee re complaint
844	11/5/2018	State-Defendants-00892523-25	<b>Pls' MSJ Ex. 0986</b> - Email from Julie Houk re NAACP v. Kemp, pending status re citizenship verification
845	11/5/2018	STATE-DEFENDANTS-00989111	List of acceptable proof of citizenship documents
846	11/6/2018	GA01225647-58	<b>Pls' MSJ Ex. 0480</b> - Email re <i>GA Coalition for the People's Agenda v. Kemp</i> , Vanessa Alva
847	11/6/2018	State-Defendants-00085329-33	<b>Ex. 091 (Rayburn)</b> E-mail re <i>Georgia Coalition v. Kemp</i> report from Gwinnett County, pending voter issue
848	11/6/2018	State-Defendants-00009092-9238	<b>Ex. 130: (Germany):</b> Selected Surveys #8-145 November 6 General Election - Line Survey results
849	11/6/2018	State-Defendants-00018586	<b>Pls' MSJ Ex. 0506</b> - Email exchange between C. Harvey and D. Worley re Floyd County problem
850	11/6/2018	State-Defendants-00018594-85	<b>Pls' MSJ Ex. 0507</b> - Email exchange between C. Harvey and D. Worley re Clark County problem
851	11/6/2018	State-Defendants-00018594-95	<b>Ex. 069: (Harvey)</b> E-mail exchange between C. Harvey and D. Worley re: Clarke County, severe problems
852	11/6/2018	State-Defendants-00018599-601	<b>Ex. 051: (Harvey)</b> E-mail exchange from D. Worley to C. Harvey re: Cobb absentee ballot issue
853	11/6/2018	State-Defendants-00046406-08	<b>Pls' MSJ Ex. 0550</b> - Chart/table re Rejected Provisional Ballots, November 6, 2018 General

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
854	11/6/2018	State-Defendants-00046419	<b>Pls' MSJ Ex. 0553</b> - Chart/table re Floyd County Provisional Reject List - November 6, 2018
855	11/6/2018	State-Defendants-00046500	<b>Pls' MSJ Ex. 0557</b> - Chart/table re Provisional Voters, November 6, 2018 General Election, Athens-Clarke County
856	11/6/2018	State-Defendants-00046513	<b>Pls' MSJ Ex. 0558</b> - Chart/table re Dougherty County Numbers List of Provisional/Challenged Voters, General Election November 6, 2018
857	11/6/2018	State-Defendants-00054589	<b>Pls' MSJ Ex. 0126</b> - Email from L. Ledford (Gwinnett) to C. Harvey re complaint from litigants
858	11/6/2018	State-Defendants-00054619	<b>Ex. 065 (Harvey)</b> E-mail string from Chris Harvey to Russell Lewis re Elections complaint from Alana Miller
859	11/6/2018	State-Defendants-00057244	<b>Ex. 086: (Rayburn)</b> E-mail chain from John Hallman to Chris Harvey re Voter Complaint in Ware County
860	11/6/2018	State-Defendants-00085321-23	<b>Ex. 085: (Rayburn)</b> E-mail chain from Russell Lewis to Harvey and Rayburn re possible voting violation in Liberty Baptist Church
861	11/6/2018	State-Defendants-00085329-33	<b>Pls' MSJ Ex. 1051</b> - Email from K. Rayburn re <i>Georgia Coalition et al. v. Kemp</i> - Report from Gwinnett County
862	11/6/2018	STATE-DEFENDANTS-00085334-37	Exchange about Email from Bryan Sells re <i>Georgia Coalition et al. v. Kemp</i> - Report from Gwinnett County
863	11/6/2018	STATE-DEFENDANTS-00085408-09	Email exchange between K. Rayburn and C. Harvey, R. Germany, re: voter suppression letter
864	11/6/2018	STATE-DEFENDANTS-00085410-21	Letter from NAACP to Asst. SOS re: suppression of student voters
865	11/6/2018	State-Defendants-00088360	<b>Pls' MSJ Ex. 0613</b> - Email re Elections Complaint from Lynne Schultz
866	11/6/2018	STATE-DEFENDANTS-00088383	Election Complaint from Auburn Frederick King
867	11/6/2018	STATE-DEFENDANTS-00088399	Elections Complaint from J. Reeves
868	11/6/2018	State-Defendants-00092685-88	<b>Pls' MSJ Ex. 0630</b> - List re Provisional Ballots Rejected for the Nov. 6, 2018 General Election, Decatur County
869	11/6/2018	State-Defendants-00256696	<b>Pls' MSJ Ex. 0747</b> - Email exchange between R. Simmons and M. Frechette re: Cobb County
870	11/6/2018	STATE-DEFENDANTS-00267776	Email from J. Hallman to R. Jones re: Duplicate DL numbers
871	11/6/2018	State-Defendants-00313442	<b>Pls' MSJ Ex. 0796</b> - Excel chart/table/list of provisional voters in Clayton County
872	11/6/2018	State-Defendants-00317290-329	<b>Pls' MSJ Ex. 0800</b> - Forms re Numbered List of Provisional Challenged Voters, Gwinnett County
873	11/6/2018	State-Defendants-00392820-23	<b>Pls' MSJ Ex. 0864</b> - Email re Some Quick Questions, responses from C. Broce
874	11/6/2018	STATE-DEFENDANTS-00450513-14	Email exchange between T. Samuel and J. Hallman re MVP
875	11/6/2018	State-Defendants-00470888	<b>Pls' MSJ Ex. 0881</b> - Email re Voter Complaint re Cross Keys Voting location
876	11/6/2018	STATE-DEFENDANTS-00470896	Colquitt County voter email re MVP, polling center

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
877	11/6/2018	State-Defendants-00471858-60	<b>Pls' MSJ Ex. 0885</b> - Memo re Official Provisional Ballot Count November 6, 2018 General Election for Paulding County, GA
878	11/6/2018	State-Defendants-00951511-12	<b>Pls' MSJ Ex. 0988</b> - Email exchange between K. Rayburn and M. Frechette re FW: Denied Right to Vote this Morning
879	11/6/2018	State-Defendants-00951831-918	<b>Pls' MSJ Ex. 0989</b> - Listing of provisional voters in Gwinnett County
880	11/6/2018	State-Defendants-00967161-62	<b>Pls' MSJ Ex. 0996</b> - Order re request for Temporary Restraining Order, <i>Barrow v. Day</i> , Gwinnett County Superior Court
881	11/6/2018	STATE-DEFENDANTS-00988130	Web E-Mail [Elections] from Paula Higgins
882	11/6/2018	STATE-DEFENDANTS-01004758	Complaint by Alaina Mitchell regarding effort to cancel absentee ballot
883	11/6/2018	STATE-DEFENDANTS-01006742	Email exchange between A. Harris and C. Broce reporting an issue with voter Emily Smith
884	11/7/2018	GA01225644-46	<b>Pls' MSJ Ex. 0071</b> - Email re <i>GA Coalition for the People's Agenda v. Kemp</i> , Meeting and Conferring to Resolve and Urgent Issue Impacting Gwinnett County Voter Registration Applicant in Pending Status for Citizenship and DDS Verification
885	11/7/2018	GA01225659	<b>Pls' MSJ Ex. 0481</b> - V. Alva My Voter Page
886	10/4/2013	ORR-LUMPKIN COUNTY-003181	Excerpt of ORR_LUMPKIN COUNTY-003181 (pages 3809-10) - Official Election Information memo
887	11/7/2018	State-Defendants-00018609-111	<b>Pls' MSJ Ex. 0147</b> - Email from J. Morrison re Absentee Ballot Complaint, Glynn County
888	11/7/2018	State-Defendants-00046345-46	<b>Pls' MSJ Ex. 0543</b> - Email re <i>GA Coalition for the People's Agenda v. Kemp</i> /Pending Voter Liyun Fu
889	11/7/2018	STATE-DEFENDANTS-00046347-50	Email from D. Bui (Center for Pan Asian Community Services) to P. Nguyen (AAAJ-Atlanta) re: Liyun Fu
890	11/7/2018	STATE-DEFENDANTS-00066007	C. Harvey email to R. Lewis re complaint, S. Novell
891	11/7/2018	STATE-DEFENDANTS-00085347-55	Email exchange between C. Harvey and C. Correia re: urgent issue impacting a Gwinnett County Voter Registration Applicant in Pending Status for Citizenship and DDS Verification
892	11/7/2018	STATE-DEFENDANTS-00093910-12	Email from Phi Nguyen (AAAJ-Atlanta) re: citizenship verification and voter Liyun Fu
893	11/7/2018	State-Defendants-00257906	<b>Pls' MSJ Ex. 0749</b> -Email re SPECIAL PRECINCT CARD REQUEST from Brady County
894	11/7/2018	STATE-DEFENDANTS-00267772-73	J. Hallman email to Gwinnett County Registrar re complaint from Tyler
895	11/7/2018	STATE-DEFENDANTS-00307170	Email from B. Phifer reporting two issues sent by DDS re: license scan and name problems
896	11/7/2018	State-Defendants-00313028	<b>Pls' MSJ Ex. 0791</b> - Email re DDS Provisional Research
897	11/7/2018	State-Defendants-00046162-65	<b>Pls' MSJ Ex. 0154</b> - Email re Elections Complaint from Janet Rodning
898	11/7/2018	STATE-DEFENDANTS-00472165	Fulton County voter email re polling location, MVP
899	11/7/2018	State-Defendants-00565099	Web E-Mail [Stop Voter Fraud] from Sanaz Arjomand

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
900	11/8/2018	GA00780742-43	<b>Pls' MSJ Ex. 0452</b> - Email from Germany to Harvey and Rayburn re Chris Warren
901	11/8/2018	GA00780742-43	<b>Ex. 113: (Germany):</b> Email from Germany to Harvey and Rayburn re Chris Warren
902	11/8/2018	PLTFS-CIA-000269	<b>CIA Ex. 023</b> Invoice to Care in Action
903	11/8/2018	State-Defendants-00046365	<b>Ex. 068: (Harvey)</b> Email from Breanna Thomas to Chris Harvey re: Elections complaints (two complaints)
904	11/8/2018	STATE-DEFENDANTS-00057470-74	Email from N. Gay (Columbia) to Harvey for guidance on absentee ballot issue
905	11/8/2018	STATE-DEFENDANTS-00088612	Elections complaint from N. Sanks re: provisional ballot issue
906	11/8/2018	STATE-DEFENDANTS-00313023-24	Chattooga County email asking about redistricting
907	11/8/2018	State-Defendants-00313095-96	<b>Pls' MSJ Ex. 0792</b> - Email from Forsyth County re MVP and Ballot Return Status
908	11/08/2018	STATE-DEFENDANTS-00329458	Elections Complaint from Xavier Pique
909	11/8/2018	STATE-DEFENDANTS-00330630	Web E-Mail [Elections] from D. Johnson, Jr.
910	11/8/2018	State-Defendants-00330672	<b>Pls' MSJ Ex. 0815</b> - Email re Elections Complaint from Karen Swartz, Gwinnett County
911	11/8/2018	State-Defendants-00330674	<b>Pls' MSJ Ex. 0816</b> - Email re Elections Complaint from John Watkins, Chatham County
912	11/8/2018	STATE-DEFENDANTS-00476979-80	November 8, 2018 email re: Chris Warren
913	11/8/2018	State-Defendants-00577594-95	<b>Pls' MSJ Ex. 0893</b> - Email re Two DeKalb County Absentee Voters
914	11/8/2018	STATE-DEFENDANTS-01015676-87	Letter from NAACP to SOS re challenges of two students at Albany State University
915	11/9/2018	PLTFS-CIA-000255-57	<b>CIA Ex. 006</b> Receipt from Airbnb
916	11/9/2018	PLTFS-CIA-000263-67	<b>CIA Ex. 008</b> Email receipt re Airline ticket confirmation
917	11/9/2018	PLTFS-EBC-000104-06	<b>Pls' MSJ Ex. 0008</b> - Email from Pastor Warnock regarding NAACP message
918	11/9/2018	State-Defendants-00267834	<b>Pls' MSJ Ex. 0757</b> - Email re ENet Suggestion from Lowndes County re Adjustment on eNet
919	11/9/2018	State-Defendants-00313024-05	<b>Pls' MSJ Ex. 0139</b> - Email re MVP Site, issue with challenged/provisional voters, Ringgold, GA
920	11/9/2018	State-Defendants-00737380-81	<b>Pls' MSJ Ex. 0916</b> - Email re FB Absentee Post, request for comment/information
921	11/9/2018	STATE-DEFENDANTS-01058205-06	Email exchange between Rayburn and Germany re: voter with "IDR" or "IR" next to their name as a provisional ballot code
922	11/10/2018	PLTFS-CIA-000258-62	<b>CIA Ex. 009</b> Airline ticket confirmation from Chicago to Atlanta
923	11/10/2018	State-Defendants-00046392-95	<b>Pls' MSJ Ex. 0547</b> - Chart/table re Rockdale County Rejected Provisional Report General Election - November 6, 2018
924	11/11/2018	State-Defendants-00046172	<b>Pls' MSJ Ex. 0541</b> - Email re Elections Complaint for Alyssa Thys
925	11/11/2018	State-Defendants-00055257	<b>Pls' MSJ Ex. 0575</b> - Email re Elections Complaint from Nastassia Sanks

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
926	11/11/2018	State-Defendants-00055464	<b>Pls' MSJ Ex. 0577</b> - Email re Elections Complaint from Dustin Mitcho, turned away at poll
927	11/11/2018	State-Defendants-00057279	<b>Ex. 053: (Harvey)</b> E-mail string from Chris Harvey to Lynn Ledford re: Elections complaint from Alaina Mitchell
928	11/11/2018	STATE-DEFENDANTS-00439916-29	C. Harvey FW to R. Lewis complaint from NAACP about students at Albany State
929	11/12/2018	GA00764950-51	<b>Ex. 047: (Harvey)</b> E-mail string from Jessica Simmons to Lorri Smith re: Official Election Bulletin
930	11/12/2018	State-Defendants-00007710-11	<b>Pls' MSJ Ex. 1035</b> - Official Election Bulletin re Post-Election Instructions Re: Absentee and Provisional Ballots
931	11/12/2018	State-Defendants-00043181	<b>Ex. 033: (Sullivan)</b> E-mail from Jansen Head re SOS Official Election Bulletin, with attachment
932	11/12/2018	State-Defendants-00333275	<b>Pls' MSJ Ex. 0838</b> - Email re Elections Complaint from Bridget Crank, Appling County
933	11/12/2018	STATE-DEFENDANTS-01030620-21; STATE-DEFENDANTS-01030622-25; STATE-DEFENDANTS-01017616-19	Email and attachment re absentee ballots rejections
934	11/12/2018	STATE-DEFENDANTS-01106679-82	Breakdown of rejected absentee by mail ballots
935	11/12/2018	n/a	<b>Ex. 016: (Worley)</b> <i>Common Cause Georgia v. Kemp</i> , Order regarding Plaintiffs' Motion for Temporary Restraining Order and Expedited Discovery, and Defendants' Motion to Strike - TRO motion granted in part and Motion to Strike denied, Case No. 18-cv-5102 N.D. Ga., Judge Totenberg
936	11/12/2018	n/a	<b>Ex. 011: (Worley)</b> Official Election Bulletin re Post-Election Instructions Re: Absentee and Provisional Ballots
937	11/13/2018	STATE-DEFENDANTS-00018634	<b>Pls' MSJ Ex. 0510</b> - Email re Official Election Bulletin, comments from D. Worley
938	11/13/2018	GA00785796-808	Message thread between B. Kemp and S. Schultz
939	11/13/2018	ORR-Emanuel County-000097	<b>Pls' MSJ Ex. 0483</b> - Email re Provisional Ballots Access System
940	11/13/2018	PLTFS-CIA-000251-54	<b>CIA Ex. 007</b> Email receipt re Airline ticket confirmation
941	11/13/2018	PLTFS000270-71	Attachment to Declaration of N. Guardiola-Valle
942	11/13/2018	State-Defendants-00018630-31	<b>Ex. 012A: (Worley)</b> E-mail Exchange from Worley regarding SOS Official Election Bulletin - Post-Election Absentee and Provisional Ballots
943	11/13/2018	State-Defendants-00018634	<b>Ex. 014: (Worley)</b> E-mail exchange from Worley regarding SOS Official Election Bulletin and Judge May order on absentee ballots
944	11/13/2018	STATE-DEFENDANTS-00055289-96	Communication from Rockdale County re rejected provisional ballots.
945	11/13/2018	State-Defendants-00267981-82	<b>Pls' MSJ Ex. 0758</b> - Email re Help Please, Columbia County voter
946	11/13/2018	STATE-DEFENDANTS-00316277	Email from Chatham County Voter Registration Director re voter G. N. De Souza
947	11/13/2018	STATE-DEFENDANTS-00316278-80	Attachment to Email from Chatham County Voter Registration Director re voter G. N. De Souza

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
948	11/14/2018	State-Defendants-00007712	<b>Ex. 021: (Worley)</b> Official Election Bulletin re Secretary of State Public Website for Provisional Ballot Information
949	11/14/2018	State-Defendants-00055300	<b>Pls' MSJ Ex. 0576</b> - Email re Additional Request for Information - Lowndes
950	11/14/2018	State-Defendants-00472015-18	<b>Pls' MSJ Ex. 0887</b> - Email re Additional Request for Information regarding rejected provisional ballots
951	11/14/2018	STATE-DEFENDANTS-01127800-87	Gwinnett County list of rejected provisional ballots
952	11/14/2018	n/a	<b>Ex. 020: (Worley)</b> Official Election Bulletin re Direction to Review Provisional Ballots Coded "PR"
953	11/15/2018	STATE-DEFENDANTS-01058361-63	List of reasons for rejection for "PR" ballots
954	11/15/2018	GA00765197-99	<b>Pls' MSJ Ex. 0435</b> - Email from B. Thomas re Instructions-Recertification
955	11/15/2018	PLTFS000365	Ex. 1 to Declaration of C. del Rio
956	11/15/2018	State-Defendants-00007716	<b>Ex. 048: (Harvey)</b> Official Election Bulletin - Order from Judge Jones re: Reviewing absentee ballots.
957	11/15/2018	STATE-DEFENDANTS-00046398-99	Emails from Chris Harvey to counties re provisional ballot rejection data
958	11/15/2018	State-Defendants-00046403	<b>Pls' MSJ Ex. 0549</b> - Richmond County PR ballot info list
959	11/15/2018	STATE-DEFENDANTS-00056913-14	Macon-Bibb list of rejected provisional ballots
960	11/15/2018	State-Defendants-00092683-84	<b>Pls' MSJ Ex. 0629</b> - Email re Additional Request for Information, from C. Harvey to Decatur County
961	11/15/2018	STATE-DEFENDANTS-00417955-58	Russell Lewis email documents - voter complaints with notes
962	11/15/2018	State-Defendants-00834863-64	<b>Pls' MSJ Ex. 0969</b> Email re Elections Complaint from Bridget Crank
963	11/15/2018	STATE-DEFENDANTS-01058246-49	Decatur list of rejected provisional ballots
964	11/15/2018	STATE-DEFENDANTS-01058364-66	Gordon County list of rejected provisional ballots
965	11/15/2018	STATE-DEFENDANTS-01058367-73	List of reasons for rejection for "PR" ballots
966	11/15/2018	STATE-DEFENDANTS-01058490-95	Muscogee County list of rejected provisional ballots
967	11/16/2018	STATE-DEFENDANTS-00046451-52	Hall County list of rejected provisional ballots
968	11/16/2018	STATE-DEFENDANTS-00313441-42	Email from S. Dozier to M. Frechette re Clayton County PR Rejections and attachment
969	11/16/2018	State-Defendants-00834869-70	<b>Pls' MSJ Ex. 0970</b> - Email chain re Stop Voter Fraud, voter changed registration from Harris County to Dodge County
970	11/16/2018	State-Defendants-00988362-64	<b>Pls' MSJ Ex. 0998</b> - Email re SOS Official Election Bulletin
971	11/17/2018	STATE-DEFENDANTS-00055354	Chris Harvey email exchange requesting Athens-Clarke county rejected PR list
972	11/17/2018	STATE-DEFENDANTS-00055357	Athens-Clarke County PR Rejection list
973	11/19/2018	STATE-DEFENDANTS-00471998	Douglas County list of rejected provisional ballots
974	11/19/2018	n/a	<b>GWargo FFA Ex. 116</b> Bylaws of Fair Fight Action, Inc.
975	11/20/2018	State-Defendants-00738960-63	<b>Pls' MSJ Ex. 0918</b> - Email chain between S. Levine/HuffPost and C. Broce re HuffPost Inquiry
976	11/21/2018	PLTFS-FFA-000261-63	<b>Pls' MSJ Ex. 0216</b> - Articles of Amendment to the Articles of Incorporation of Voter Access Institute, Inc.
977	11/21/2018	STATE-DEFENDANTS-00289627	Email exchange between C. Harvey and T. Dean re: transferring voters

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
978	11/21/2018	State-Defendants-00819137-38	<b>Pls' MSJ Ex. 0954</b> - Email re Elections Complaint from Alyssa Thys, several complaints
979	11/21/2018	State-Defendants-00819139-40	<b>Pls' MSJ Ex. 0955</b> - Email re Elections Complaint from Alyssa Thys, information regarding Complaint
980	11/26/2018	State-Defendants-00268492-93	<b>Pls' MSJ Ex. 1043</b> - Email re Why is the Status Still Challenged?
981	11/27/2018	State-Defendants-00009085-9254	<b>Ex. 064 (Harvey)</b> Survey Results #1-161, November 6 General Election Line Survey results
982	11/27/2018	STATE-DEFENDANTS-00405197; STATE-DEFENDANTS-00405198; STATE-DEFENDANTS-00911389-90; STATE-DEFENDANTS-00911391; STATE-DEFENDANTS-00911392	John Hallman communication -- table of reasons absentee ballots were cancelled
983	11/28/2018	GA00764304	<b>Pls' MSJ Ex. 0431</b> -Email from B. Thomas re Absentee Ballot, question whether to accept or reject it
984	11/28/2018	STATE-DEFENDANTS-00057105	Email from Harvey to Lewis, Watson, Frances, Subject: Elections Complaint from Pat Darden
985	11/28/2018	State-Defendants-00085595-87	<b>Pls' MSJ Ex. 0127</b> - Email re Stop Voter Fraud, complaint in Richmond County re couple went to vote
986	11/30/2018	STATE-DEFENDANTS-00055453-54	Email from Dan Gasaway to C. Harvey about a Habersham County voter
987	12/00/2018	State-Defendants-00149713-19	<b>Pls' MSJ Ex. 0022</b> - Elections Division Overview Memo
988	12/1/2018	PLTFS-CIA-000182-83	<b>Pls' MSJ Ex. 0211</b> - National Domestic Workers Alliance, Job Announcement for Georgia State Director for Care in Action
989	12/3/2018	STATE-DEFENDANTS-00055501	Elections complaint of A. Montgomery
990	12/4/2018	State-Defendants-00055503-05	<b>Pls' MSJ Ex. 0579</b> - Email re Offering of Provisional Ballots CORRECTION, offering/use of provisional ballots
991	12/4/2018	State-Defendants-00055508-11	<b>Pls' MSJ Ex. 0580</b> - Email re Offering of Provisional Ballots CORRECTION, offering/use of provisional ballots
992	12/4/2018	STATE-DEFENDANTS-00741886	Election Complaint of D. Obrien
993	12/6/2018	STATE-DEFENDANTS-00268983-84	Email exchange re: IT Ticket - Absentee - Special Designation Default Mailing Address
994	12/7/2018	STATE-DEFENDANTS-00149692-746	Email re: transition meetings and attached transition memos for incoming Secretary of State
995	12/13/2018	State-Defendants-00269153-56	<b>Pls' MSJ Ex. 0760</b> - Email re Dashboard Issues
996	12/14/2018	STATE-DEFENDANTS-01142313-14	Current (12/13/2018) Pending due to Verification Issue by Race
997	12/17/2018	n/a	<b>CIA Ex. 022</b> Invoice to CIA
998	12/18/2018	State-Defendants-00269285-86	<b>Pls' MSJ Ex. 0761</b> - Email re IT Ticket, Verification - Citizenship Documentation, issue with new citizens and DDS registration
999	12/18/2018	STATE-DEFENDANTS-01001769-71	Reporter inquiry re: why 35 counties were showing as having no rejected absentee ballots.
1000	12/21/2018	STATE-DEFENDANTS-01015469-70	Email from SOS Crittendon re: need for clarity in the law regarding county reporting

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
1001	12/21/2018	STATE-DEFENDANTS-01015650-53	2019 Elections Bill Outline
1002	12/23/2018	n/a	<b>Pls' MSJ Ex. 1014</b> - AJC.com article: <i>AJC Analysis: Absentee Voting Pitfalls Tripped Thousands of Ga. Voters</i>
1003	12/26/2018	STATE-DEFENDANTS-00905492	J. Hallman email to M. Barnes re: Credit for Voting Review
1004	12/27/2018	State-Defendants-00741926	<b>Pls' MSJ Ex. 0924</b> - Email re Elections Complaint from Arundella Beeram, response from K. Rayburn re registration status
1005	12/27/2018	STATE-DEFENDANTS-00743751	Email exchange between voter A. Beeram and K. Rayburn re: letter about registration status
1006	12/31/2018	n/a	<b>CIA Ex. 021</b> National Domestic Workers Alliance invoice
1007	00/00/2019	n/a	Data Report: Median Income 5 Year 2019 (Georgia) (accessed 12.01.2021)
1008	00/00/2019	n/a	Data Report: Poverty Level 1 Year 2019 (Georgia) (accessed 12.01.2021)
1009	00/00/2019	n/a	Data Report: Poverty Level 5 Year 2019 (Georgia) (accessed 12.01.2021)
1010	00/00/2019	n/a	Data Report: Educational Attainment 1 Year 2019 (Georgia) (accessed 12.01.2021)
1011	00/00/2019	n/a	Data Report: Educational Attainment 5 Year 2019 (Georgia) (accessed 12.01.2021)
1012	00/00/2019	n/a	Data Report: Employment Level 1 Year 2019 (Georgia) (accessed 12.01.2021)
1013	00/00/2019	n/a	Data Report: Employment Level 5 Year 2019 (Georgia) (accessed 12.01.2021)
1014	00/00/2019	n/a	Data Report: Median Income 1 Year 2019 (Georgia) (accessed 12.01.2021)
1015	00/00/2019	STATE-DEFENDANTS-00146383	Poll worker training video
1016	00/00/2019	n/a	<b>Ebenezer Ex. 005</b> Social Justice Ministry report
1017	00/00/2019	n/a	<b>Ex. 004 (Harvey)</b> O.C.G.A. § 21-2-50.2 - obligations under the federal Help America Vote Act
1018	1/2/2019	State-Defendants-00052240-41	Email from S. Shetty to C. Harvey re Verification - Citizenship Documentation and attachment
1019	1/2/2019	STATE-DEFENDANTS-00399609-10	Email from S. Shetty to J. Simmons re: IT Ticket, Verification - Citizenship Documentation
1020	1/3/2019	STATE-DEFENDANTS-01028717	2019 Elections Bill Outline
1021	1/7/2019	State-Defendants-00587723-26	<b>Pls' MSJ Ex. 0905</b> - Email re Open Records Request from Reporter Johnny Kauffman: Provisional Ballot Information
1022	1/8/2019	State-Defendants-00587759-61	<b>Pls' MSJ Ex. 1048</b> - Email exchange re General Election Ballots Cast by Vote Type, data tables from last three general elections
1023	1/9/2019	State-Defendants-00334725	<b>Pls' MSJ Ex. 0852</b> - Email re Stop Voter Fraud Complaint from Frank L. Serpico III
1024	1/9/2019	STATE-DEFENDANTS-01031337-54	Secure, Accessible, & Fair Elections (SAFE) Commission Report
1025	1/11/2019	State-Defendants-00085609	<b>Ex. 081: (Rayburn)</b> E-mail chain from Russell Lewis to Harvey, Rayburn re Web E-Mail [Stop Voter Fraud] from Frank L. Serpico III

<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
1026	1/11/2019	STATE-DEFENDANTS-00317698-99	Email exchange between M. Frechette and M. Smith (Forsyth) re: Question about Verification Process and challenging registration of active voter based on citizenship
1027	1/14/2019	STATE-DEFENDANTS-00101268-303	GEOC County Course #8 - Absentee Ballot Procedures
1028	1/14/2019	STATE-DEFENDANTS-01039351-84	Draft of proposed bill [LC 28 9008]
1029	1/16/2019	STATE-DEFENDANTS-00042086	Email from C. Harvey re: projects for this year
1030	1/16/2019	STATE-DEFENDANTS-00523174-76	Email exchange between R. Germany and K. Rayburn + others re: Ms. Jordan and registration issue
1031	1/16/2019	STATE-DEFENDANTS-00886383-84	Emails between C. Harvey and J. Hallman re: "projects for this year"
1032	1/17/2019	STATE-DEFENDANTS-01106218-20	Emails between Rayburn and Germany re 92-year-old woman cancelled erroneously.
1033	1/22/2019	STATE-DEFENDANTS-00049029	Email exchange between Banks County official and C. Harvey about outside county voters and provisional ballots
1034	1/22/2019	State-Defendants-00200644	<b>Pls' MSJ Ex. 0721</b> - 01.22.2019 Email re Plans for 2019
1035	1/22/2019	State-Defendants-00200645-46	<b>Pls' MSJ Ex. 0722</b> -Memo re Plans for Early 2019 from C. Harvey
1036	1/23/2019	STATE-DEFENDANTS-00287544	Hallman email to Rayburn attaching proposed change to the NCOA Process
1037	1/24/2019	N/A	Pending Jan 2014 to July 24 2019.xlsx: List of voters in "pending" status from January 2014 to July 24, 2019.
1038	1/24/2019	n/a	Expert Report of Lorraine C. Minnite (ECF 148)
1039	1/24/2019	STATE-DEFENDANTS-00406318	Email from J. Hallman to S. Shetty re test for revised citizenship verification process
1040	1/31/2019	GA00783557-66	<b>Ex. 143: (Barnes)</b> Email re Safe Commission dissenting report with minority report attached
1041	00/00/0000	n/a	Data Report: Characteristics of People Who Naturalized Between FY15 and FY19
1042	2/1/2019	State-Defendants-00388798-99	<b>Pls' MSJ Ex. 0862</b> - Email re Information Request from Trey Hood (UGA), requesting provisional ballot data
1043	2/1/2019	State-Defendants-00388800	<b>Pls' MSJ Ex. 0863</b> - Summary of provisional & challenged ballot surveys
1044	2/4/2019	State-Defendants-00318345	<b>Pls' MSJ Ex. 0801</b> - Email re Web Email from Patrick Metz
1045	2/5/2019	STATE-DEFENDANTS-00318377	M. Frechette emailed J. Hallman presentation re Cancelled and Rejected by Date Function and Vitals Process
1046	2/5/2019	STATE-DEFENDANTS-00318378	Presentation: "State Processes: Cancelled and Rejected by Date Function and Vital Records."
1047	2/11/2019	STATE-DEFENDANTS-00049621-22	IT Ticket re: Absentee Ballots and Editable Cancelled, Rejected, Spoiled Records

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
1048	2/11/2019	State-Defendants-00088985	<b>Pls' MSJ Ex. 0625</b> - Email re Elections Complaint from Amber Brannon
1049	2/11/2019	STATE-DEFENDANTS-00307898	Hallman comment on IT Ticket re: NCOA - 2019 Process Updates
1050	2/12/2019	ORR-LOWNDES COUNTY-000285	Problem Form for J. Perryman
1051	2/12/2019	STATE-DEFENDANTS-00093641	Transmittal email for tentative conference schedule for March 2019
1052	2/12/2019	STATE-DEFENDANTS-00093642-45	Tentative conference schedule for March 2019
1053	2/17/2019	STATE-DEFENDANTS-00195798-806	Email from B. Raffensperger re: Presentation and attachments
1054	2/19/2019	n/a	<b>Ex. 058: (Harvey)</b> Amended Complaint for Declaratory and Injunctive Relief
1055	2/19/2019	n/a	<b>Ebenezer Ex. 002</b> Amended Complaint for Declaratory and Injunctive Relief
1056	2/19/2019	STATE-DEFENDANTS-00886832	Email exchange between Hallman, Rayburn, and Harvey regarding message about Texas efforts to match voter list against DDS records of citizenship
1057	2/21/2019	State-Defendants-00096460-77	<b>Pls' MSJ Ex. 0633</b> - DRAFT The Election Forum training presentation
1058	2/21/2019	State-Defendants-00290868-70	<b>Pls' MSJ Ex. 0779</b> - Email chain re Postal Issues between J. Watson and C. Harvey
1059	11/8/2016	STATE-DEFENDANTS-00017965	<b>Ex. 17 (Germany)</b> Email FW DDS Problems
1060	2/27/2019	STATE-DEFENDANTS-01035143-233	Investigation into complaint by Randolph County voter Erica Ferguson
1061	03/00/2019	State-Defendants-00080453-86	<b>Ex. 142: (Barnes)</b> Materials re SAFE Commission (VRAG and GEOA Joint Conference March 2019)
1062	3/1/2019	GA00759158-59	Hallman submitted an IT ticket titled "Verification—Citizenship and SSN"
1063	3/1/2019	STATE-DEFENDANTS-00318678	Email to M. Frechette re Presentation about the felon matching process by Charlton County supervisor of elections
1064	3/1/2019	STATE-DEFENDANTS-00318679	Presentation about the felon matching process by Charlton County supervisor of elections Brenda Hodges.
1065	3/4/2019	State-Defendants-00043170-71	<b>Ex. 074: (Harvey)</b> E-mail string from Leigh Combs to Chris Harvey re: Elections complaint from B.L. Lovett
1066	3/4/2019	State-Defendants-00047439-41	<b>Ex. 079: (Rayburn)</b> E-mail chain from Chris Harvey to Kevin Rayburn re Invitation to Joint Bipartisan Policy Center Task Force on Elections
1067	3/5/2019	State-Defendants-00473325	<b>Pls' MSJ Ex. 0888</b> - Email from S. Nash (Wayne) to M. Frechette Meeting with City
1068	3/7/2019	State-Defendants-00334753	<b>Pls' MSJ Ex. 0853</b> - Email re Stop Voter Fraud Complaint from Alicia Shillington
1069	3/7/2019	STATE-DEFENDANTS-01060752-56	Voter history file and verification letter for Yotam Oren
1070	3/9/2019	STATE-DEFENDANTS-00057905-06	Email from C. Harvey to L. Ledford re complaint from J. Walker
1071	3/14/2019	STATE-DEFENDANTS-00049443-44	Email re Elections Complaint from B.L. Lovett
1072	3/18/2019	PLTFS-FFA-001372-76	<b>GWargo Ex. 047</b> Email chain re Telling the FairFight Story

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
1073	3/20/2019	State-Defendants-00077457	<b>Ex. 132: (Barnes)</b> Email re GEMS Relocation due to remodel
1074	3/21/2019	STATE-DEFENDANTS-00220665	C. Harvey email to Jordan Fuchs re draft OEB
1075	3/21/2019	STATE-DEFENDANTS-00220666	Draft OEB re "Change in Voter Registration System on HB 316 Becoming Law
1076	3/25/2019	State-Defendants-00080648-81	<b>Pls' MSJ Ex. 0596</b> - Presentation re Legislation and Litigation HB 316, by Kevin Rayburn
1077	3/28/2019	STATE-DEFENDANTS-00085155	Web complaint from G. Hamon
1078	3/29/2019	State-Defendants-00086560	<b>Pls' MSJ Ex. 0602</b> - Email re Elections Complaint from Pearlle Nicole Harris
1079	4/2/2019	<a href="https://legiscan.com/GA/text/HB316/2019">https://legiscan.com/GA/text/HB316/2019</a>	House Bill 316
1080	4/2/2019	n/a	<b>Ex. 003 (Harvey)</b> O.C.G.A. § 21-2-50 - Powers and Duties of Secretary of State
1081	4/2/2019	n/a	<b>Ex. 006 (Harvey)</b> O.C.G.A. § 21-2-220.1 - Voter registration Documentation Requirements
1082	4/2/2019	n/a	<b>Ex. 005 (Harvey)</b> O.C.G.A. § 21-2-234 - Identification of Electors with whom there has been no contact for three years
1083	4/4/2019	n/a	<b>Pls' MSJ Ex. 1024</b> - Economic Policy Institute article: Valerie Wilson, <i>Black Unemployment Is at Least Twice as High as White Unemployment at the National Level and in 14 States and the District of Columbia</i>
1084	4/18/2019	State-Defendants-00008732-8951	<b>Ex. 116: (Germany):</b> Presentation - The Election Forum, 3T Webinar handbook: Feb. 21, 2019, April 18, 2019, May 16, 2019, June 27, 2019, July 8, 16, 18, and 31, 2019)
1085	4/18/2019	State-Defendants-00128541-65	<b>Pls' MSJ Ex. 0641</b> - Presentation - The Election Forum training presentation (3T Webinar)
1086	4/18/2019	State-Defendants-00742117	<b>Pls' MSJ Ex. 0927</b> - - Email re Elections Complaint from Ona Parker, K. Rayburn response
1087	4/24/2019	STATE-DEFENDANTS-00542502-21	SEB investigation into incident where human error led wrong voter to be transferred
1088	4/24/2019	STATE-DEFENDANTS-01032471-90	SEB investigation into incident where human error led wrong voter to be transferred
1089	4/29/2019	State-Defendants-00048574	<b>Ex. 078: (Rayburn)</b> E-mail from Kevin Rayburn, Chris Harvey re Official Invitation to CEIR's First Meeting of the Voter Registration Data Working Group
1090	5/2/2019	State-Defendants-00423979	<b>Pls' MSJ Ex. 0253</b> - Email re SEB 2018 cases (attaching list) to L. Russel and R. Germany
1091	5/2/2019	State-Defendants-00423980	<b>Pls' MSJ Ex. 0254</b> - Excel attachment, 2018 SEB Case List, to Pls/ MSJ Ex. 253 Email re 2018 case list
1092	5/3/2019	STATE-DEFENDANTS-00742132	Email exchange re: Web E-Mail [Elections] From Fabien Gallois re: registration
1093	5/6/2019	STATE-DEFENDANTS-00285611-12	Email from T. Hart (Dekalb) to F. Gallois re: Voter Registration Application Status and FW to K. Rayburn
1094	5/6/2019	STATE-DEFENDANTS-00742139	Email from Rayburn to voter Fabien Gallois re inquiry about his registration
1095	5/7/2019	STATE-DEFENDANTS-00742145-46	Email exchange re web complaint by P. Rajagopal

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1096	5/7/2019	STATE-DEFENDANTS-00742708	Email exchange re web complaint by P. Rajagopal
1097	5/8/2019	State-Defendants-00065567	<b>Pls' MSJ Ex. 0117</b> - Email re Verification - MIDR
1098	5/8/2019	STATE-DEFENDANTS-00292225-26	Email from J. Hallman to C. Harvey re: Felon Process - Letter and Clock
1099	5/9/2019	STATE-DEFENDANTS-00408082-87	Email Exchange among SOS and DDS re: OLVR - DDS Verification
1100	5/14/2019	State-Defendants-00053296-53300	<b>Ex. 092 (Rayburn)</b> E-mail chain from Jordan Fuchs re Dawn Dale at GA Pines Library System re automating voter registration
1101	5/14/2019	State-Defendants-00057787-90	<b>Pls' MSJ Ex. 0588</b> - Email re Precinct Changes, seeking guidance a
1102	4/7/2020	n/a	NYmag Article – <i>Georgia Republican Raffles Assault Rifle to Defend Against 'Looting Hordes From Atlanta'</i>
1103	5/20/2019	State-Defendants-00044245-46	<b>Pls' MSJ Ex. 0539</b> - Email re Communication b/w Forsyth County and the US Postmaster, information sent to C. Harvey
1104	5/22/2019	State-Defendants-00094739-40	<b>Ex. 151: (Harvey)</b> E-mail chain from Sherrie Jeffries to Chris Harvey re Turnout by Demographics Report - Age and Precinct Statewide
1105	5/28/2019	State-Defendants-00249582	<b>Pls' MSJ Ex. 0744</b> - Email re Elections Logo
1106	6/3/2019	STATE-DEFENDANTS-00592366-67	Email between Rayburn and Hallman re: Pending Voter Corrections - 5-30-19 File
1107	6/3/2019	STATE-DEFENDANTS-01066618	Email between Hallman and Rayburn re: 5/15/19 Voters to Flip - Complete
1108	6/3/2019	STATE-DEFENDANTS-01066619	Attachment: 5/15/19 Voters to Flip - Complete
1109	6/10/2019	State-Defendants-00077767	<b>Ex. 137: (Barnes)</b> Email re polling location changes - updating eNet
1110	6/11/2019	State-Defendants-00044774	<b>Pls' MSJ Ex. 0540</b> - Email re Precinct/Polling Place Consolidation from D. Arnold, Cook County
1111	6/11/2019	State-Defendants-00052539	<b>Pls' MSJ Ex. 0047</b> - Email re Precinct/Polling Place Consolidation- Cook County
1112	6/15/2019	State-Defendants-00242232	<b>Pls' MSJ Ex. 0741</b> - Email re Coweta Update Cards, issue with bulk update
1113	6/20/2019	STATE-DEFENDANTS-00293171	Email from J. Hallman to C. Harvey re: Felon Process - Letter and Clock (CCR 2019-007): test update
1114	6/20/2019	State-Defendants-00410527	<b>Pls' MSJ Ex. 0245</b> - Email re Proposed Agenda for Aug. 21, 2019 SEB Meeting
1115	6/20/2019	State-Defendants-00410528	<b>Pls' MSJ Ex. 0246</b> - Excel attachment List of Cases -- to Email re Proposed Agenda for Aug. 21, 2019 SEB Meeting
1116	6/20/2019	STATE-DEFENDANTS-01131005-06	Email exchange between K. Rayburn and B. Phifer re: project for litigation - rejected records
1117	6/21/2019	State-Defendants-00057491-92	<b>Pls' MSJ Ex. 0585</b> - Email re Elections Complaint from Claude Lockett
1118	6/25/2019	STATE-DEFENDANTS-00045177	Email from Harvey to Fuchs, Subject: exact match
1119	6/25/2019	State-Defendants-00223441	<b>Pls' MSJ Ex. 0725</b> Email from C. Harvey re Exact Match
1120	3/18/2018	GA00768989-91	<b>Ex. 117 (Germany)</b> Email re Reuters - "exact match", request for information

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
1121	6/26/2019	STATE-DEFENDANTS-00053412-36	Transmittal email re Updated PowerPoint and attachment re 2019 UOCAVA training deck.
1122	6/26/2019	STATE-DEFENDANTS-00283937-38	K. Petal comment to J. Hallman Ticket re: Felon Process - Letter and Clock
1123	6/26/2019	STATE-DEFENDANTS-01035822-23	June 26, 2019 Official Election Bulletin
1124	6/27/2019	State-Defendants-00008886-8922	<b>Ex. 056: (Harvey)</b> Georgia Elections Division 3T Webinar re: The Election Forum
1125	6/28/2019	STATE-DEFENDANTS-00302121-22	J. Hallman new comment to Ticket re: Felon Process - Letter and Clock
1126	7/1/2019	STATE-DEFENDANTS-00408830-32	J. Hallman IT Ticket re: Verification - Change Reason
1127	7/1/2019	State-Defendants-00410668	<b>Pls' MSJ Ex. 0247</b> - Email re Proposed Agenda for Aug. 21, 2019 SEB Meeting
1128	7/1/2019	State-Defendants-00410669	<b>Pls' MSJ Ex. 0248</b> - Excel attachment List of Cases, to Pls. MSJ Ex. 247 Email re Proposed Agenda For Aug. 21, 2019 SEB Meeting
1129	7/2/2019	STATE-DEFENDANTS-00045420-22	J. Hallman IT Ticket re: Verification - Change Reason; PCC Update
1130	7/6/2019	PLTFS-FFA-002222-23	<b>GWargo FFA Ex. 096</b> Fair Fight Action, Inc. Staff Contact List
1131	7/9/2019	State-Defendants-00151803-06	<b>Pls' MSJ Ex. 0648</b> - Consent Order, Final Judgment and Decree in <i>Crimes v. Webster County Board of Elections and Ami Cooper Rowland</i>
1132	7/10/2019	STATE-DEFENDANTS-00305768	Email from S. Jeffries to C. Harvey re: NGE-Clock and Notice
1133	7/11/2019	n/a	Yahoo! Article, <i>Colin Kaepernick's skin appears darkened in Republican campaign fundraiser ad</i> , <a href="https://www.yahoo.com/now/republican-nrcc-darken-colin-kaepernick-skin-ad-134501694.html">https://www.yahoo.com/now/republican-nrcc-darken-colin-kaepernick-skin-ad-134501694.html</a>
1134	7/11/2019	STATE-DEFENDANTS-01034757-59	Frances Watson email re: Webster County Court Order
1135	7/15/2019	STATE-DEFENDANTS-01076479-82	Emails between Hallman, Rayburn, Brandon Phifer (SOS), and vendors re: Pending Records - New Verification Process Re-Run
1136	7/15/2019	STATE-DEFENDANTS-01131484-85	Appointment Invitation re: CPS - Resolving SOS Issues
1137	7/15/2019	n/a	<b>Ex. 001 (Harvey)</b> Notice of Rule 30(b)6) Deposition of Office of Secretary of State
1138	7/15/2019	n/a	<b>Expert Ex. 002: (Minnite)</b> Curriculum Vitae of Dr. Minnite (excerpt from ECF 80)
1139	7/15/2019	n/a	<b>Ex. 001: (Beaver)</b> Notice of Deposition of the Georgia Office of the Secretary of State
1140	7/16/2019	STATE-DEFENDANTS-00095963-82	Presentation/Training re Processing Backlog of Pending Voters Due to HB316
1141	7/16/2019	STATE-DEFENDANTS-00594596-607	Email correspondence between Rayburn/other SOS personnel and DDS personnel on problems uploading names that were too long
1142	7/16/2019	STATE-DEFENDANTS-01131543-45	Email between Kevin Rayburn and John Hallman re: Pending Voter Backlog
1143	7/16/2019	STATE-DEFENDANTS-00594784-86	Email exchange between Kevin Rayburn and John Hallman re: voters currently in pending status who needed to be re-verified

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
1144	7/18/2019	PLTFS-FFA-001646	<b>GWargo FFA Ex. 109</b> Email re Webster County Re-administering Election After Irregularities
1145	7/18/2019	STATE-DEFENDANTS-00293545	Email from J. Hallman to C. Harvey re: Felon Process - Letter and Clock (CCR 2019-007)
1146	7/18/2019	STATE-DEFENDANTS-01131617	Email from Rayburn to Hallman re merger problem
1147	08/00/2019	State-Defendants-00195340-45	<b>Pls' MSJ Ex. 0720</b> - Poll worker training video script re Video Number 16, title is Provisional Ballots
1148	8/1/2019	STATE-DEFENDANTS-00322072	Email exchange between Cobb County and M. Frechette re Dashboard - Felon Report
1149	8/1/2019	State-Defendants-00565573-78	<b>Pls' MSJ Ex. 0892</b> - Report of Investigation re Webster County voter, Case No. SEB2019-019
1150	8/1/2019	State-Defendants-00742856-57	<b>Pls' MSJ Ex. 0931</b> - Email re Elections Complaint from Jessica DaSilva Souza
1151	8/1/2019	STATE-DEFENDANTS-01065858-59	Email from J. Hallman to K. Rayburn + others re: Felon Process
1152	8/6/2019	State-Defendants-00056230-32	<b>Pls' MSJ Ex. 0240</b> - E-mail from Ted Koval to Chris Harvey re: Student ambassador program - student guide update
1153	8/6/2019	State-Defendants-00047371	<b>Pls' MSJ Ex. 0559</b> - Email re Letters Leading to "Issues", from K. Royston to C. Harvey, bulk mail issues
1154	8/6/2019	State-Defendants-00056230-32	<b>Ex. 045: (Harvey)</b> E-mail from Ted Koval to Chris Harvey re: Student ambassador program - student guide update
1155	8/7/2019	STATE-DEFENDANTS-00285720	Email from F. Braun (Investigator) to K. Rayburn
1156	10/15/2019	n/a	Ex. 8 (Sullivan) Temporary Restraining Order, <i>Martin v. Kemp</i>
1157	8/8/2019	STATE-DEFENDANTS-00999880-81	Email from R. Germany to B. Raffensperger + others Fwd: DDS and OLVR Application Issues
1158	8/9/2019	STATE-DEFENDANTS-00248710	Notice of J. Hallman message on the Buzz.
1159	8/13/2019	STATE-DEFENDANTS-00322308	Melanie Frechette email re quiz and answer sheet for Dashboard training with the liaisons.
1160	8/13/2019	STATE-DEFENDANTS-00322309	Dashboard Quiz Questions for training with liaisons
1161	8/13/2019	STATE-DEFENDANTS-00322310	Dashboard Quiz Questions and Answers for training with liaisons
1162	8/15/2019	n/a	Expert Report of Dr. Adrienne Jones [ECF 92]
1163	8/19/2019	State-Defendants-00068966-69	<b>Pls' MSJ Ex. 0077</b> Email re Election Training PPT week 2
1164	8/19/2019	STATE-DEFENDANTS-00069092-94	Email chain from K. Royston (Gwinnett) re: 08.15.2019 webinar items
1165	8/20/2019	State-Defendants-00041819	<b>Ex. 027: (Sullivan)</b> E-mail from Kevin Rayburn regarding Amended SEB Meeting Agenda
1166	8/20/2019	STATE-DEFENDANTS-00053848-64	ACLU letter to DeKalb County regarding residents at Peer Support, Wellness, and Respite Center
1167	8/21/2019	STATE-DEFENDANTS-00411559-93	August 21, 2019 SEB Meeting Consent Cases
1168	8/21/2019	n/a	<b>Pls' MSJ Ex. 0244</b> - (SEB) State Election Board Meeting Minutes from Aug. 21, 2019
1169	8/22/2019	STATE-DEFENDANTS-00053844-46	Email exchange regarding ACLU inquiry as to voters removed from Dekalb County list
1170	8/22/2019	State-Defendants-00057718	<b>Ex. 093 (Rayburn)</b> E-mail chain re: NGE thought, cancellation of voter registrations

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
1171	8/23/2019	STATE-DEFENDANTS-00053847	Dekalb County response to ACLU regarding voters removed from list
1172	8/23/2019	STATE-DEFENDANTS-01132799-801	Email chain between Hallman and Rayburn re: County Pending Citizenship Review
1173	8/27/2019	State-Defendants-00051190	<b>Ex. 102: (Rayburn)</b> E-mail chain from Jordan Fuchs to Tess Hammock re B. Raffensperger re Letter to SOSs
1174	8/29/2019	State-Defendants-00747699-703	<b>Pls' MSJ Ex. 0033 UNDER SEAL</b> Email re Information Request for SEB2018-020 Fayette County Qualifications of Elector
1175	8/30/2019	State-Defendants-00056443	<b>Pls' MSJ Ex. 0172</b> - Email re Questions Polling Location and Hurricane Prep, from Glynn County
1176	9/11/2019	State-Defendants-00094611-13	<b>Ex. 150: (Harvey)</b> E-mail chain from Tess Hammock to Brad Raffensperger re Approval, Media Inquiry - Response to New Report from Council on Civil and Human Rights
1177	9/11/2019	State-Defendants-00095374	<b>Pls' MSJ Ex. 0631</b> - Email Jonesboro Polling Place Change, Clayton County re Polling Place Change
1178	9/12/2019	n/a	<b>Pls' MSJ Ex. 1026</b> - Georgia Budget & Policy Institute article: Jennifer Lee, <i>2019 Georgia Higher Education Data Book</i>
1179	9/13/2019	STATE-DEFENDANTS-00742313	Web E-Mail [Elections] from G. Kim
1180	9/17/2019	STATE-DEFENDANTS-00294641-43	Handwritten voter registration form in Spanish for Jayson Micheal Jeter of Gwinnett County, dated 6/28/18.
1181	9/23/2019	STATE-DEFENDANTS-00367797-99	Email exchange between S. Hicks (Gordon) and M. Barnes re: This isn't correct .....
1182	9/23/2019	STATE-DEFENDANTS-00743384	Email exchange between E. Munoz de Cote and K. Rayburn re: Voter Registration (Munoz de Cote)
1183	9/23/2019	STATE-DEFENDANTS-00956834-35	Email exchange between L. Combs and K. Rayburn re: Voter Registration (Munoz de Cote)
1184	9/24/2019	STATE-DEFENDANTS-00286300-04	Email exchange re: Pending Verification (Fulton)
1185	9/24/2019	STATE-DEFENDANTS-01066757	Email question from voter who moved counties, finding registration
1186	9/25/2019	STATE-DEFENDANTS-00460352-53	Email exchange between C. Harvey and L. Combs re: Voter Registration (Munoz de Cote)
1187	9/25/2019	n/a	<b>Ebenezer Ex. 001</b> Notice of 30(b)(6) Deposition of Ebenezer Baptist Church of Atlanta, Georgia, Inc.
1188	9/26/2019	State-Defendants-00284764-65	<b>Pls' MSJ Ex. 0179</b> - Email and attachment re OEB on Preparing for 2020
1189	9/26/2019	STATE-DEFENDANTS-00956847-74	PowerPoint: "Absentee by Mail Updates and Review"
1190	10/7/2019	STATE-DEFENDANTS-00743059-60	Email exchange between A.C. Matti and K. Rayburn re: Web E-Mail submission
1191	10/7/2019	n/a	Georgia Department of Driver Services (DDS) Subpoena Response
1192	10/8/2019	STATE-DEFENDANTS-00955072-75	Email exchange between T. Doss (Augusta and K. Rayburn) re: Application signature cure

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
1193	10/11/2019	State-Defendants-00414368	<b>Pls' MSJ Ex. 0249</b> - Email from SOS Investigator re Proposed Agenda for Dec. 2017 SEB Meeting
1194	10/11/2019	State-Defendants-00414369	<b>Pls' MSJ Ex. 0250</b> - Excel attachment List of Cases for Dec. 2017 SEB Meeting
1195	10/11/2019	State-Defendants-00654773	<b>Pls' MSJ Ex. 0908</b> - Email re ElectionNet Voter Chart, from G. Holland to K. Rayburn, discussion of complaint from C. Bailey
1196	10/15/2019	State-Defendants-00248173-74	<b>Pls' MSJ Ex. 0742</b> - Email from M. Barnes to Catoosa County re Poll Pads for Election Day
1197	10/16/2019	State-Defendants-00096192-219	<b>Pls' MSJ Ex. 0044</b> - Elections Division of Secretary of State of Georgia, training material re Unvoted Ballots
1198	10/18/2019	n/a	Exhibit 2 to Alvilyn Callaway Deposition - Voter Registration
1199	10/18/2019	n/a	Ex. 2 to Deposition of P. Einzig-Roth
1200	10/18/2019	STATE-DEFENDANTS-00362881	M. Barnes email to Knowlnk re: Instructions provided to poll workers
1201	10/18/2019	STATE-DEFENDANTS-00742673-74	Election Complaint by M. Gehani
1202	10/18/2019	STATE-DEFENDANTS-00375403-04	Email from M. Barnes to J. Hallman cc: K. Rayburn re: Pending Voters
1203	10/21/2019	STATE-DEFENDANTS-00362936-37	Email exchange between J. Hallman, M. Barnes and Knowlnk re: Pilot Counties- Pending Master
1204	10/22/2019	n/a	Exhibit 3 to Panessa Stephens Deposition - Voter Registration
1205	10/22/2019	State-Defendants-00464551-52	<b>Pls' MSJ Ex. 0875</b> - Email re Provisional Data from EAVS Report, explanation of PR code/reason
1206	10/23/2019	State-Defendants-00743852	<b>Pls' MSJ Ex. 0109</b> Email re Web Email [Elections] from Jamille I. Chinnis
1207	6/17/2020	n/a	<a href="#">Politico Article – House Republican leaders condemn GOP candidate who made racist videos</a>
1208	10/24/2019	n/a	Ex. 2 to Surabhi Beriwal's Deposition - Voter Registration
1209	10/24/2019	n/a	Ex. 3 to Robin Boyd Deposition - Voter Registration
1210	10/24/2019	n/a	Ex. 2 to Sandra Brundage Deposition - Voter Registration
1211	10/24/2019	STATE-DEFENDANTS-00228149-51	John Hallman and Chris Harvey email re reporter (Spenser Mestel's) request for "a county breakdown of the voting and acceptance rate for each provisional ballot code" and attached list
1212	10/25/2019	n/a	Ex. 3 to Jacqueline Bartley Deposition - Voter Registration
1213	10/25/2019	STATE-DEFENDANTS-00148255-56	County official email exchange re: Poll pad language same for mail-in v. advanced voter
1214	10/25/2019	STATE-DEFENDANTS-01099609-11	Letter to liaisons re data entry errors
1215	8/6/2020	n/a	<a href="#">AJC Article – Georgia Senate: Stacey Abrams at center of latest Loeffler TV attack on Collins</a>
1216	10/30/2019	State-Defendants-00304009-11	<b>Pls' MSJ Ex. 0781</b> - Email chain re VICE Follow Up: PR Provisionals, from Spenser Mestel
1217	10/31/2019	State-Defendants-00324724-25	<b>Pls' MSJ Ex. 0804</b> - Email re Voters with No DL and No SSN, Cobb County

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
1218	10/31/2019	STATE-DEFENDANTS-00656786-87	Germany emailed other SOS officials explaining that they may get inquiries regarding old birth dates in the voter rolls
1219	11/00/2019	PLTFS000935-36	Ex. A to Declaration of K. Hawkins
1220	11/00/2019	n/a	<b>Ex. 131: (Germany):</b> The 2018 Voting Experience - Polling Place Lines report by Bipartisan Policy Center: Matthew Weil, Charles Stewart III, Tim Harper, and Christopher Thomas
1221	11/1/2019	n/a	Exhibit 6 to Allen Burleson Deposition (Burleson, A.) - Voter Registration
1222	11/1/2019	State-Defendants-00597967-82	Email re Press Release: State Cleans Up Voter list and attachment
1223	11/4/2019	State-Defendants-00252500-01	<b>Pls' MSJ Ex. 0067</b> - Email re Absentee Ballot Envelopes for City
1224	11/5/2019	STATE-DEFENDANTS-00087257	Web E-Mail [Elections] from Alec Hollingsworth
1225	11/5/2019	State-Defendants-00206400-04	<b>Pls' MSJ Ex. 0723</b> - Email chain re VICE Follow UP: PR Provisional
1226	11/5/2019	STATE-DEFENDANTS-00288819-20	Leigh Combs email reporting numerous calls regarding City of Palmetto voters
1227	11/5/2019	STATE-DEFENDANTS-00462375-76	SOS officials email discussing multiple voters being sent to wrong polling location in City of Palmetto.
1228	11/6/2019	STATE-DEFENDANTS-00288821-22	Leigh Combs emailing Fulton County officials re eNet issue
1229	11/6/2019	STATE-DEFENDANTS-00325028	Chatham County official email re address issues
1230	11/6/2019	STATE-DEFENDANTS-00462347	Email exchange re Customer referred to DDS
1231	11/6/2019	STATE-DEFENDANTS-00742578-80	Letter re important voter registration information from Fulton County to voter G. Parthasarathy
1232	11/6/2019	STATE-DEFENDANTS-01042527-32	Emails between APM and Germany re: Press Release: State Cleans Up Voter List
1233	11/6/2019	STATE-DEFENDANTS-01044710	Attachment to emails between APM and Germany regarding NGE lists
1234	11/7/2019	STATE-DEFENDANTS-00430382-84	Email exchange between F. Watson and A. Hall FW: Results of Street Audit and Updates - City of Riverdale
1235	11/7/2019	State-Defendants-00742577-80	Election Web Mail Alerts - new citizen asking about status of voter registration and K. Rayburn response with attached letter
1236	11/7/2019	State-Defendants-00743503-04	<b>Pls' MSJ Ex. 0073</b> - 11.07.2019 - G. Parthasarathy email re registration status
1237	11/8/2019	STATE-DEFENDANTS-00430336-38	Email re SOS officials discussing districting issue.
1238	11/9/2019	n/a	<b>Ex. 044: (Harvey)</b> 11.9.2019 - Georgia Secretary of State Web page printout re: Elections
1239	11/12/2019	STATE-DEFENDANTS-00307669	November 5, 2019 Email from W. Jones to K. Raburn re: Media Inquiry from Harper's re: 2018 Election
1240	11/14/2019	STATE-DEFENDANTS-00206961	APM reporter inquiry re "data conversion" issue
1241	11/14/2019	STATE-DEFENDANTS-00656526-27	APM reporter inquiry re "data conversion" issue
1242	11/14/2019	STATE-DEFENDANTS-01042471-75	APM reporter inquiry re "data conversion" issue
1243	11/14/2019	STATE-DEFENDANTS-01096217-19	November 14, 2019 Email chain between R. Germany and W. Jones re: Media Inquiry from Harper's re: 2018 Election

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
1244	11/21/2019	STATE-DEFENDANTS-00742609	Email exchange re Rebecca Gary, status of online voter registration application.
1245	11/21/2019	STATE-DEFENDANTS-00742610	Email exchange re Rebecca Gary, status of online voter registration application.
1246	11/21/2019	STATE-DEFENDANTS-00742611-12	Email exchange re Rebecca Gary, status of online voter registration application.
1247	11/21/2019	STATE-DEFENDANTS-00742615-16	Email exchange re Rebecca Gary, status of online voter registration application.
1248	11/22/2019	n/a	Ex. 3 to Deposition of R. Roberts
1249	11/22/2019	n/a	Ex. 4 to Deposition of R. Roberts
1250	11/22/2019	n/a	Ex. 5 to Deposition of R. Roberts
1251	11/25/2019	STATE-DEFENDANTS-00216984	Email from S. Daniels (SOS Office) to J. Fuchs re: SoS Training Opportunities
1252	11/25/2019	STATE-DEFENDANTS-00261571-74	Email from C. Harvey to F. Watson re: Complaint
1253	11/25/2019	STATE-DEFENDANTS-00326315	Correspondence between voter Kathleen Lang and Fulton County officials re: registration issues
1254	11/25/2019	STATE-DEFENDANTS-00326328-29	Correspondence between voter Kathleen Lang and Fulton County officials re: registration issues
1255	11/25/2019	STATE-DEFENDANTS-00743604-05	Email exchange re complaint of Frances Terry
1256	11/26/2019	State-Defendants-00240692	<b>Pls' MSJ Ex. 0158</b> - Email re Sample Ballots, needed for runoff, Worth County
1257	11/26/2019	State-Defendants-00287712-15	<b>Pls' MSJ Ex. 0775</b> - Email re Absentee and Provisional Reason Review from J. Hallman to K. Rayburn
1258	11/26/2019	State-Defendants-00287713	<b>Pls' MSJ Ex. 0776</b> - List of Absente[e] Ballot Rejection Reasons [attachment to PX 1257]
1259	11/29/2019	n/a	<b>Ex. 072: (Harvey)</b> Secretary of State Web page printout re: News and Announcements for May 2019
1260	12/1/2019	STATE-DEFENDANTS-00601112	Rayburn emailed a Fulton County official and Harvey re: concerns that registration issues of elderly voter
1261	12/6/2019	State-Defendants-00149866	<b>Pls' MSJ Ex. 0647</b> - Email re: ExpressPoll Memory Cards at Conference
1262	12/7/2019	STATE-DEFENDANTS-00149860-61	Email from Frechette to B. Lurvey re: Status for Poll Pads
1263	12/10/2019	STATE-DEFENDANTS-00334601	Web Email complaint of Dimitrios Nikolaos Mavris
1264	12/13/2019	n/a	<b>Pls' MSJ Ex. 0776</b> - List of Absente[e] Ballot Rejection Reasons [attachment to PX 1257]
1265	12/16/2019	n/a	Expert Report of Daniel A. Smith, Ph.D [ECF 168]
1266	12/16/2019	n/a	Expert Report of Kevin J. Kennedy [ECF 167]
1267	12/18/2019	PLTFS001104-06	Ex. A to Declaration of S. Cramer
1268	12/18/2019	PLTFS001107	Ex. B to Declaration of S. Cramer
1269	12/31/2019	n/a	<b>Ex. 146: (Harvey)</b> Notice of Deposition of the Office of the Secretary of State pursuant to Fed. R. Civ. P. 30(b)(6)
1270	00/00/2020	State-Defendants-00867638-744	<b>Pls' MSJ Ex. 0035</b> - 2020 Poll Worker Manual: Secure the Vote
1271	01/00/2020	n/a	<b>Expert Ex. 007:</b> (Mayer) Spreadsheets Pending Analysis

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1272	1/8/2020	n/a	Exhibit 2 to Carlos White Deposition - Voter Registration
1273	1/14/2020	State-Defendants-00794674-77	<b>Pls' MSJ Ex. 0936</b> - Email chain re Absentee Rejections 2018 Signature
1274	1/16/2020	n/a	Ex. 3 to Deposition of J. Peterson
1275	1/24/2020	State-Defendants-00821122-23	<b>Pls' MSJ Ex. 0252 - UNDER SEAL</b> Email re SEB Cases 2014-045 thru current 1/24.2020 - excel list attached 2014-2019 SEB Case List
1276	1/27/2020	STATE-DEFENDANTS-00234914	List of voters in "pending" status as of January 27, 2020.
1277	1/30/2020	STATE-DEFENDANTS-00749221-28	Records for a Stephens County voter (Linda Joan Harrell)
1278	2/18/2020	n/a	Expert Report of Dr. Kenneth R. Mayer [ECF 238]
1279	2/20/2020	STATE-DEFENDANTS-01100048-49	Email re voter registration problem of J. Langford
1280	3/4/2020	n/a	Expert Rebuttal Report of Daniel A. Smith, Ph.D. [ECF 259]
1281	12/11/2019	n/a	<b>Ex. 7 (Germany)</b> O.C.G.A. § 21-2-31. Duties of the board
1282	04/00/2020	n/a	<b>Pls' MSJ Ex. 0208</b> - 2020 The Poll Worker Manual, Secure the Vote
1283	4/7/2020	n/a	Exhibit 3 to Chris Duncan Deposition - Voter Registration
1284	4/7/2020	n/a	<b>Pls' MSJ Ex. 1031</b> - NYmag.com article: Ed Kilgore, <i>Georgia Republican Raffles Assault Rifle to Defend Against "Looting Hordes from Atlanta"</i>
1285	4/8/2020	n/a	Exhibit 3 to Keteria Neal Deposition - Voter Registration
1286	4/9/2020	n/a	Ex. 3 to Deposition of S. Sabusa
1287	4/13/2020	n/a	Exhibit 3 to Nicolas Winbush Deposition - Voter Registration
1288	4/21/2020	n/a	Ex. 3 to Deposition of R. Parrott
1289	4/24/2020	n/a	Expert Report of Dr. Peyton McCrary [ECF 339]
1290	5/8/2020	n/a	<b>Pls' MSJ Ex. 1022</b> - CDC article: <i>Characteristics and Clinical Outcomes of Adult Patients Hospitalized with COVID-19 - Georgia, March 2020</i> , 69 Morbidity and Mortality Weekly Report 545 (2020)
1291	6/13/2020	n/a	Ex. A to Declaration of A. Osterholm
1292	6/13/2020	n/a	Ex. B to Declaration of A. Osterholm
1293	6/16/2020	n/a	Ex. A to Declaration of M. Hafitz
1294	6/16/2020	n/a	Ex. B to Declaration of M. Hafitz
1295	6/16/2020	n/a	Ex. C to Declaration of M. Hafitz
1296	6/17/2020	n/a	<b>Pls' MSJ Ex. 1033</b> - Politico.com article: <i>House Republican Leaders Condemn GOP Candidate Who Made Racist Videos</i>
1297	6/29/2020	PLTFS001648	Ex. A-Part 1 to Declaration of D. Allen
1298	6/29/2020	n/a	Ex. A-Part 2 to Declaration of D. Allen -- Video Footage
1299	6/29/2020	n/a	<b>Defs' Merits MSJ Ex. No. 131</b> - Declaration of Chris Harvey
1300	7/1/2020	n/a	Ex. A to Declaration of N. Reymond

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1301	7/22/2020	n/a	<b>Pls' MSJ Ex. 1023</b> - Article: APM Research Lab, <i>The Color of Coronavirus: COVID-19 Deaths by Race and Ethnicity in the U.S.</i>
1302	7/28/2020	n/a	<b>Pls' MSJ Ex. 0238</b> - Website printout: Georgia SOS - State Election Board, section re Duties
1303	7/28/2020	n/a	<b>Pls' MSJ Ex. 0257</b> - SOS website - 2017 SEB Meeting Notices Agendas and Summaries
1304	7/28/2020	n/a	<b>Pls' MSJ Ex. 0258</b> - SOS website - 2018 SEB Meeting Notices Agendas and Summaries
1305	7/28/2020	n/a	<b>Pls' MSJ Ex. 0259</b> - SOS website - 2019 SEB Meeting Notices Agendas and Summaries
1306	7/28/2020	n/a	<b>Pls' MSJ Ex. 1017</b> - Website -- Diabetes, <a href="http://www.dch.georgia.gov/diabetes">www.dch.georgia.gov/diabetes</a>
1307	7/28/2020	n/a	<b>Pls' MSJ Ex. 1005</b> Acceptable Proof of Citizenship
1308	7/28/2020	n/a	<b>Pls' MSJ Ex. 1006</b> SAVE Verification Process, Minimum Requirements for Verification (U.S. Citizen and Immigration Services)
1309	10/29/2020	n/a	WSAV Article, <i>Critics call local political attack ads racist</i> , <a href="https://www.wsav.com/news/your-local-election-hq/critics-call-local-political-attack-ads-racist/">https://www.wsav.com/news/your-local-election-hq/critics-call-local-political-attack-ads-racist/</a>
1310	12/29/2020	n/a	Ex. A to Declaration of S.D. Sims
1311	12/29/2020	n/a	Ex. B to Declaration of S.D. Sims
1312	12/29/2020	n/a	Ex. C to Declaration of S.D. Sims
1313	00/00/2021	n/a	Federal Voter Application <a href="https://www.eac.gov/sites/default/files/eac_assets/1/6/Federal_Voter_Registration_ENG.pdf">https://www.eac.gov/sites/default/files/eac_assets/1/6/Federal_Voter_Registration_ENG.pdf</a> (last visited Nov. 30, 2021)
1314	10/15/2019	n/a	<b>Ex. 7 (Sullivan)</b> O.C.G.A. § 21-2-31. Duties of the board
1315	05/00/2021	n/a	Georgia Poll Worker Manual 2021
1316	8/11/2021	n/a	AJC Article, <i>Georgia elections chief seeks constitutional ban on voting that's already illegal</i> <a href="https://www.ajc.com/politics/georgia-elections-chief-seeks-constitutional-ban-on-voting-thats-already-illegal/BRTLRYXALZAJNWE4WFNFZH6TM/">https://www.ajc.com/politics/georgia-elections-chief-seeks-constitutional-ban-on-voting-thats-already-illegal/BRTLRYXALZAJNWE4WFNFZH6TM/</a> (last visited Dec. 5, 2021)
1317	9/16/2021	n/a	"Citizen-Only" Election Post on SOS website <a href="https://sos.ga.gov/index.php/elections/raffenspergers_call_for_citizen-only_elections_supported_by_national_voting-integrity_group">https://sos.ga.gov/index.php/elections/raffenspergers_call_for_citizen-only_elections_supported_by_national_voting-integrity_group</a> (last visited Nov. 30, 2021)
1318	11/16/2021	STATE-DEFENDANTS-00194113	Provisional ballot spreadsheet by county
1319	11/30/2021	n/a	Georgia Online Voter Registration <a href="https://registertovote.sos.ga.gov/GAOLVR/beginRegistration.do">https://registertovote.sos.ga.gov/GAOLVR/beginRegistration.do</a> (last visited Nov. 30, 2021) Georgia Online Voter Registration.pdf

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
1320	11/30/2021	n/a	Naturalization Statistics <a href="https://www.uscis.gov/citizenship-resource-center/naturalization-statistics">https://www.uscis.gov/citizenship-resource-center/naturalization-statistics</a> (last visited Nov. 30, 2021). Federal_Voter_Registration_ENG.pdf
1321	12/3/2021	n/a	Supplemental Expert Report of Dr. Adrienne Jones [ECF 643-1]
1322	12/3/2021	n/a	Supplemental Expert Report of Dr. Lorraine Minnite [ECF 644-1]
1323	6/14/2020	PLTFS001815 - PLTFS001816	Ex. A to Declaration of A. Smith
1324	6/14/2020	PLTFS001817 - PLTFS001818	Ex. B to Declaration of A. Smith
1325	6/14/2020	PLTFS001819	Ex. C to Declaration of A. Smith
1326	6/14/2020	PLTFS001820	Ex. D to Declaration of A. Smith
1327	6/18/2020	n/a	Ex. A to Declaration of C. Butler
1328	6/18/2020	n/a	Ex. B to Declaration of C. Butler
1329	6/18/2020	n/a	Ex. C to Declaration of C. Butler
1330	7/1/2020	n/a	Ex. A to Declaration of C. Lewis
1331	7/2/2020	PLTFS001723	Ex. A to Declaration of A. Harrison
1332	7/2/2020	PLTFS001724 - PLTFS001726	Ex. B to Declaration of A. Harrison
1333	7/6/2020	n/a	Ex. A to Declaration of J. Mosbacher
1334	7/6/2020	n/a	Ex. B to Declaration of J. Mosbacher
1335	7/6/2020	n/a	Ex. C to Declaration of J. Mosbacher
1336	7/6/2020	n/a	Ex. D to Declaration of J. Mosbacher
1337	7/6/2020	n/a	Ex. E to Declaration of J. Mosbacher
1338	7/6/2020	n/a	Ex. F to Declaration of J. Mosbacher
1339	7/6/2020	n/a	Ex. G to Declaration of J. Mosbacher
1340	7/6/2020	n/a	Ex. H to Declaration of J. Mosbacher
1341	7/6/2020	n/a	Ex. I to Declaration of J. Mosbacher
1342	7/6/2020	n/a	Ex. J to Declaration of J. Mosbacher
1343	7/22/2020	n/a	Ex. A to Declaration of M. Tabakovic
1344	7/22/2020	n/a	Ex. B to Declaration of M. Tabakovic
1345	7/22/2020	n/a	Ex. C to Declaration of M. Tabakovic
1346	9/21/2020	n/a	Ex. A to Declaration of Dix, William
1347	10/9/2020	PLTFS001749	Ex. A to Declaration of Lee, Brenda
1348	10/9/2020	PLTFS001750	Ex. B to Declaration of Lee, Brenda
1349	10/9/2020	PLTFS001751	Ex. C to Declaration of Lee, Brenda
1350	10/21/2020	n/a	Ex. A to Declaration of Lancaster, Addie
1351	10/22/2020	PLTFS001824	Ex. A to Declaration of Solomon, Michelle
1352	10/22/2020	PLTFS001825	Ex. B to Declaration of Solomon, Michelle
1353	11/13/2020	PLTFS001628	Ex. A to Declaration of Aaron, Aria
1354	11/13/2020	PLTFS001629	Ex. B to Declaration of Aaron, Aria
1355	11/13/2020	PLTFS001704	Ex. A to Declaration of Ghosh, Moyna
1356	11/13/2020	PLTFS001705	Ex. B to Declaration of Ghosh, Moyna
1357	11/18/2020	n/a	Ex. A to Declaration of Murphy, Lori
1358	11/18/2020	n/a	Ex. B to Declaration of Murphy, Lori
1359	11/18/2020	n/a	Ex. C to Declaration of Murphy, Lori
1360	12/9/2020	n/a	Ex. A to Declaration of Glatz, Linda
1361	12/9/2020	n/a	Ex. B to Declaration of Glatz, Linda
1362	12/18/2020	PLTFS001841	Ex. A to Declaration of Strickland, Grace
1363	12/18/2020	PLTFS001842	Ex. B to Declaration of Strickland, Grace
1364	12/18/2020	PLTFS001843	Ex. C to Declaration of Strickland, Grace
1365	12/18/2020	PLTFS001844	Ex. D to Declaration of Strickland, Grace

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
1366	12/13/2020	n/a	Ex. A to Declaration of Wilder, Kelly
1367	12/13/2020	n/a	Ex. B to Declaration of Wilder, Kelly
1368	12/13/2020	n/a	Ex. C to Declaration of Wilder, Kelly
1369	12/13/2020	n/a	Ex. D to Declaration of Wilder, Kelly
1370	3/27/2007	n/a	MOU Between The Ga Dept of Driver Services and the Office of the Secretary of State
1371	2/8/2017	STATE-DEFENDANTS-00161612-13	Emails regarding an individual who appeared as erroneously in GA-13
1372	3/28/2017	STATE-DEFENDANTS-00335130	Web E-Mail [Elections] from Colette Abissi
1373	4/25/2017	STATE-DEFENDANTS-00173307-08	Email exchange between K. Harvey (Dougherty) and M. Frechette re: Duplicate Merge Ticket
1374	6/21/2017	STATE-DEFENDANTS-00171610	Spreadsheet attached to Email re Voters with Incorrect Registration Dates, Bulloch County
1375	7/31/2017	STATE-DEFENDANTS-00162586	Email from county official re eNet "glitch"
1376	8/21/2017	STATE-DEFENDANTS-00184955	Complaint by Gary H. re OLVR
1377	10/31/2017	n/a	Email from David Smith to Twyla Hart notifying of portion of application is not complete; Hart Ex. 8 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.
1378	7/3/2018	STATE-DEFENDANTS-00832574-642	Notes on SEB cases
1379	7/16/2018	STATE-DEFENDANTS-00262748-50	John Hallman email to Frances Watson regarding municipal voter participation report
1380	9/26/2018	x	Email from Hart to Ordon regarding Voter registration status; Hart Ex. 4 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.
1381	11/7/2018	n/a	Email from Harvey to Erica Hamiton - RE: <i>GA Coalition for People's Agenda v. Kemp</i> / Pending Voter Fu; Hart Ex. 4 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.
1382	11/11/2018	STATE-DEFENDANTS-00417433	Harvey forwards to Russell Lewis complaint from NAACP about students at Albany State
1383	11/27/2018	STATE-DEFENDANTS-00450796-97	Fayette County email re problems giving people credit on ENet for Absentee In Person voting
1384	1/31/2019	n/a	Official Election Bulletin - DDS Citizenship Override; Harvey Ex. 18 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.
1385	2/12/2019	ORR-LOWNDES COUNTY-000285	Complaint of J. Perryman
1386	2/26/2019	n/a	Defendant Brad Raffensperger's Responses & Objections to Pl.'s First Set of Interrogatories; Harvey Ex. 21 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.
1387	03/15/2019	STATE-DEFENDANTS-00395066	Hallman statement re: potential errors in credit for voting data.
1388	3/19/2019	STATE-DEFENDANTS-00664649	Email exchange between Hallman and Rayburn about credit incorrectly marked inactive ahead of the UIII purge and "should have been made active when a transfer was done in 2017."

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1389	6/26/2019	n/a	Official Election Bulletin: RE: Verification Process Update in ElectionNet; Harvey Ex. 27 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.
1390	7/8/2019	STATE-DEFENDANTS-00220264	Fuchs asked other SOS employees to attend "election school" meeting "so we all become proficient in elections admin."
1391	8/8/2019	n/a	Email from L. Combs RE Buzz Post from John Hallman; Harvey Ex. 11 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.
1392	3/5/2020	n/a	Cobb Co. Bd of Elections & Registration letter - Important Voter Registration Information; Harvey Ex. 16 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.
1393	4/22/2021	N/A	Harvey Ex. 007: Second Notice of (30)(b)(6) Deposition in <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.
1394	00/00/0000	n/a	State of Ga Application for Voter Registration; Harvey Ex. 9 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.
1395	00/00/0000	n/a	HAVA Driver Match Criteria; Harvey Ex. 10 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.
1396	00/00/0000	n/a	Georgia HAVA Verification presentation by Rayburn; Harvey Ex. 12 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.
1397	00/00/0000	n/a	Settlement Agreement between Georgia State Conference of the NAACP and Brian Kemp, Ga. Sec. of State; Harvey Ex. 26 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.
1398	00/00/0000	n/a	Georgia Coalition for the People's Agenda's Second Requests for Production; Harvey Ex. 15 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.
1399	7/16/2018	STATE-DEFENDANTS-00282350-51	IT Ticket re: issue with municipal voting report
1400	9/10/2018	STATE-DEFENDANTS-00747713	Sept. 10, 2018 Email Thread re Ridges Experience
1401	9/28/2018	STATE-DEFENDANTS-00312019	Sept. 28, 2018 Email re Anonymous Complaint
1402	1/18/2019	STATE-DEFENDANTS-00318035	Jan. 1, 2019 Email Thread re Anonymous Complaint
1403	9/12/2018	STATE-DEFENDANTS-00311614	Sept. 12, 2019 Email re Anonymous Complaint
1404	10/8/2018	STATE-DEFENDANTS-00332657	Oct. 8, 2018 Anonymous Voter Complaint
1405	9/7/2018	STATE-DEFENDANTS-00329882	Sept. 7, 2018 Anonymous Voter Complaint
1406	9/13/2017	STATE-DEFENDANTS-01100323	Sept. 13, 2017 SOS Investigations Division Summary re Fulton County - Cast Ballots
1407	3/28/2017	STATE-DEFENDANTS-00811738	Mar. 30, 2017 Email Thread re Abissi Complaint
1408	3/31/2017	STATE-DEFENDANTS-00811768	Mar. 31, 2017 Email Thread re Abissi Complaint
1409	3/20/2019	STATE-DEFENDANTS-00334689	Mar. 20, 2019 Ammar Complaint
1410	10/22/2018	STATE-DEFENDANTS-00266273	Oct. 24, 2018 Email thread re Woods, Wilson, and Andrews Complaints
1411	4/18/2017	GA00758995	Apr. 18, 2017 Email re Andrzejewski Complaint
1412	11/6/2018	STATE-DEFENDANTS-00084930	Nov. 6, 2018 Email re Anglin Complaint
1413	11/1/2018	STATE-DEFENDANTS-00085437	Nov. 16, 2018 Email re Ashworth Complaint
1414	10/9/2018	STATE-DEFENDANTS-00332629	Oct. 9, 2018 Varlagas Complaint

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1415	10/6/2018	STATE-DEFENDANTS-00333727	Oct. 6, 2018 Baez Complaint
1416	7/25/2018	STATE-DEFENDANTS-00330306	July 25, 2018 Baker Rion Complaint
1417	9/24/2019	STATE-DEFENDANTS-00743434	Sept. 25, 2019 Email Thread re Barber Complaint
1418	11/2/2017	STATE-DEFENDANTS-00333797	Nov. 2, 2017 Baumunk Complaint
1419	4/21/2017	STATE-DEFENDANTS-00334091	Apr. 19, 2017 Bleakley Complaint
1420	2/20/2020	STATE-DEFENDANTS-01103451	Apr. 25, 2017 Email Thread re Blosser Complaint
1421	10/3/2018	STATE-DEFENDANTS-00331788	Oct. 3, 2018 Bostick Complaint
1422	11/4/2014	ORR-GWINNETT COUNTY-007752	Nov. 4, 2014 Documents re Bowen complaint (at ORR GWINNETT COUNTY-007912-007913)
1423	10/29/2108	STATE-DEFENDANTS-00741402	Oct. 29, 2018 Email Thread re Bowman Complaint
1424	11/19/2019	STATE-DEFENDANTS-00741146	Oct. 25, 2018 Email re Brooks Complaint
1425	9/25/2018	STATE-DEFENDANTS-00265200	Sept. 26, 2018 Email Thread re Buckman Complaint
1426	10/23/2018	STATE-DEFENDANTS-00087849	Oct. 23, 2018 Carter-Grant Complaint
1427	1/5/2019	STATE-DEFENDANTS-00283435	Jan. 5, 2019 Email re Carty Complaint
1428	1/7/2019	STATE-DEFENDANTS-00587727	Jan. 7, 2019 Email Thread re Carty Complaint
1429	11/14/2018	STATE-DEFENDANTS-00741959	Feb. 6, 2019 Email Thread re Carty Complaint
1430	11/6/2018	STATE-DEFENDANTS-00741703	Nov. 6, 2018 Email re Cash Complaint
1431	11/1/2016	STATE-DEFENDANTS-00334237	Nov. 1, 2016 Cawthorne Complaint
1432	12/5/2017	STATE-DEFENDANTS-00810537	Dec. 6, 2017 Email re Chestnut Complaint
1433	11/7/2019	STATE-DEFENDANTS-00742552	Nov. 7, 2019 Email Thread re Cieply Complaint
1434	11/5/2013	STATE-DEFENDANTS-00024405	July 16, 2015 SOS Investigations Division Summary re Lumber City - Irregularities
1435	11/7/2018	STATE-DEFENDANTS-00741728	Nov. 9, 2018 Email re Coney Complaint
1436	12/11/2017	STATE-DEFENDANTS-00333451	Dec. 11, 2017 Connor Complaint
1437	3/19/2013	STATE-DEFENDANTS-00022575	Mar. 19, 2013 SOS Investigations Division Summary re Gwinnett County Registration Issues
1438	5/31/2017	STATE-DEFENDANTS-00333297	May 31, 2017 Corkill Complaint
1439	10/2/2018	STATE-DEFENDANTS-00741314	Oct. 30, 2018 Email Thread re Corley Complaint
1440	10/31/2018	STATE-DEFENDANTS-00741400	Oct. 31, 2018 Email re Coscia Complaint
1441	10/29/2018	STATE-DEFENDANTS-00741239	Oct. 29, 2018 Email re Craig Complaint
1442	10/18/2018	STATE-DEFENDANTS-00741057	Oct. 23, 2018 Email re Craner Complaint
1443	11/8/2016	STATE-DEFENDANTS-00332397	Nov. 8, 2016 Crews Complaint
1444	7/9/2019	STATE-DEFENDANTS-00905730	Crimes v. Webster County Order
1445	10/26/2018	STATE-DEFENDANTS-00741188	Oct. 26, 2018 Email re Cunningham Complaint
1446	10/15/2018	STATE-DEFENDANTS-00743328	Oct. 15, 2018 Email re David Complaint
1447	11/18/2014	STATE-DEFENDANTS-00023634	Aug. 14, 2015 SOS Investigations Division Summary re DeKalb County, Voter Not On Registered List
1448	11/8/2018	STATE-DEFENDANTS-00088722	Nov. 8, 2018 S. Davis Complaint
1449	11/7/2016	STATE-DEFENDANTS-00156769	Nov. 8, 2016 Email Thread re Z. Davis Complaint
1450	11/5/2018	STATE-DEFENDANTS-00741627	Nov. 6, 2018 Email Thread re Deleon Complaint
1451	1/22/2018	STATE-DEFENDANTS-00329374	Jan. 22, 2018 Derr Complaint
1452	11/2/2016	STATE-DEFENDANTS-00334119	Nov. 2, 2016 Dial Complaint
1453	10/29/2018	STATE-DEFENDANTS-00741403	Nov. 1, 2018 Email Thread re Diehl Complaint
1454	7/25/2018	STATE-DEFENDANTS-00330300	July 25, 2018 Dillon Complaint
1455	10/18/2018	STATE-DEFENDANTS-00740933	Oct. 18, 2018 Email Thread re Dube Complaint
1456	12/7/2012	STATE-DEFENDANTS-00021656	Nov. 14, 2013 SOS Investigations Division Summary re Wilcox County December 2012 Runoff Election
1457	1/1/2019	STATE-DEFENDANTS-00049820	Jan. 3, 2019 Email re Edwards Complaint
1458	11/5/2019	STATE-DEFENDANTS-00086167	Nov. 5, 2019 Emails re Eisenburg Complaint (2 of 2)
1459	11/5/2019	STATE-DEFENDANTS-00422362	Nov. 5, 2019 Emails re Eisenburg Complaint (1 of 2)
1460	3/4/2019	STATE-DEFENDANTS-00742822	Mar. 4, 2019 Email Thread re Evans Complaint
1461	10/21/2018	STATE-DEFENDANTS-00740973	Oct. 21, 2018 Email re M. Farris Complaint

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1462	11/6/2018	STATE-DEFENDANTS-00088408	Nov. 6, 2018 R. Farris Complaint
1463	10/15/2018	STATE-DEFENDANTS-00740913	Oct. 17, 2018 Email re Faulkner-Passmore Complaint
1464	7/26/2016	STATE-DEFENDANTS-00033984	Jan. 20, 2017 SOS Investigations Division Summary re Randolph County - Absentee Ballot Issue
1465	10/29/2018	STATE-DEFENDANTS-00087992	Oct. 29, 2018 Figueroa Complaint
1466	10/16/2018	STATE-DEFENDANTS-00332745	Oct. 16, 2018 Feischmann Complaint
1467	2/11/2013	STATE-DEFENDANTS-00024325	June 13, 2014 SOS Investigations Division Summary re Randolph County Absentee Ballots
1468	10/15/2018	STATE-DEFENDANTS-00087781	Oct. 15, 2018 Garner Complaint
1469	10/24/2018	STATE-DEFENDANTS-00741003	Oct. 24, 2018 Email Thread re Garner Complaint
1470	11/20/2019	STATE-DEFENDANTS-00742613	Nov. 21, 2019 Email Thread re Gary Complaint (1 of 2)
1471	11/21/2019	STATE-DEFENDANTS-00742788	Nov. 21, 2019 Email Thread re Gary Complaint (2 of 2)
1472	5/25/2018	STATE-DEFENDANTS-00826983	June 11, 2018 Email Thread re Golson Complaint
1473	12/9/2017	STATE-DEFENDANTS-00333505	Dec. 9, 2017 Gourley Complaint
1474	11/19/2017	STATE-DEFENDANTS-00032134	Feb. 26, 2018 SOS Investigations Division Summary re City of Atlanta Fulton County Voter Identification
1475	10/31/2018	STATE-DEFENDANTS-00470674	Nov. 2, 2018 Email thread re Grier and Haughwout Complaints
1476	11/8/2018	STATE-DEFENDANTS-00471435	Nov. 8, 2018 Email re Grier and Haughwout Complaints
1477	2/22/2016	STATE-DEFENDANTS-00430918	Apr. 27, 2016 SOS Investigations Division Memorandum of Interview re: Decatur County Ballot Formatting
1478	10/3/2018	STATE-DEFENDANTS-00265422	Oct. 4, 2018 Email re Guthrie Complaint
1479	11/3/2018	STATE-DEFENDANTS-00085007	Nov. 3, 2018 Email re Hackman Complaint
1480	11/1/2018	STATE-DEFENDANTS-00088168	Nov. 1, 2018 Hadley-Hodge Complaint
1481	11/4/2019	STATE-DEFENDANTS-00742520	Nov. 5, 2019 Email re Hammond Complaint
1482	9/22/2019	STATE-DEFENDANTS-00742918	Sept. 23, 2019 Email re Hamrick Complaint
1483	10/29/2018	STATE-DEFENDANTS-00470688	Nov. 1, 2018 Emails re Hanson Complaint
1484	5/13/2016	STATE-DEFENDANTS-00040376	May 13, 2016 SOS Investigation Report re City of Walthourville-Liberty County
1485	11/6/2018	STATE-DEFENDANTS-00912531	Nov. 6, 2018 Email re Harman Complaint
1486	8/20/2017	STATE-DEFENDANTS-00184955	Aug. 21, 2017 Email re Harrell Complaint
1487	8/13/2018	STATE-DEFENDANTS-00837441	Aug. 13, 2018 Emails re Harrell Complaint
1488	10/9/2018	STATE-DEFENDANTS-00743342	Oct. 15, 2018 Email re Harris Complaint
1489	7/2/2014	STATE-DEFENDANTS-00023610	Sept. 8, 2014 SOS Investigation Report re Troup County Absentee Ballots
1490	2/27/2017	STATE-DEFENDANTS-00024915	Feb. 27, 2017 Consent Order
1491	11/8/2016	STATE-DEFENDANTS-00156777	Nov. 8, 2016 Emails re Haskin Complaint
1492	11/14/2014	STATE-DEFENDANTS-00021619	Nov. 20, 2014 SOS Investigation Report re Gwinnett County Voter Registration Problem
1493	7/31/2018	STATE-DEFENDANTS-00837035	July 31, 2018 Emails re Heard Complaint
1494	11/3/2018	STATE-DEFENDANTS-00741490	Nov. 5, 2018 Emails re Heilman Complaint
1495	2/18/2017	STATE-DEFENDANTS-00334435	Feb. 18, 2017 Henn Complaint
1496	11/9/2016	STATE-DEFENDANTS-00332317	Nov. 9, 2016 Fernandez Complaint
1497	11/8/2017	STATE-DEFENDANTS-00330208	Nov. 8, 2017 House Complaint
1498	9/13/2017	STATE-DEFENDANTS-00334399	Sept. 13, 2017 Howard Complaint
1499	11/26/2019	STATE-DEFENDANTS-00460411	Nov. 26, 2019 Emails re Hoyt Complaint
1500	11/19/2019	STATE-DEFENDANTS-00742600	Nov. 19, 2019 Email re Hoyt Complaint

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1501	11/20/2019	STATE-DEFENDANTS-00742757	Nov. 20, 2019 Emails re Hoyt Complaint
1502	6/16/2017	STATE-DEFENDANTS-00032097	Feb. 23, 2018 SOS Investigations Division Report re Fulton County Voter Registration
1503	6/15/2017	STATE-DEFENDANTS-00835251	June 16, 2017 Emails re Hughes Complaint
1504	4/1/2019	STATE-DEFENDANTS-00049750	Apr. 1, 2019 Emails re Hulsey Complaint
1505	11/18/2018	STATE-DEFENDANTS-00955299	Nov. 18, 2018 Ingram Declaration
1506	3/27/2019	STATE-DEFENDANTS-00955295	Mar. 27, 2019 Jackson Declaration
1507	4/22/2018	STATE-DEFENDANTS-00316532	Apr. 25, 2018 Emails re Jacobs Complaint
1508	7/24/2018	STATE-DEFENDANTS-00330340	July 24, 2018 James Complaint
1509	11/9/2016	STATE-DEFENDANTS-00332305	Nov. 9, 2016 Johnson Complaint
1510	10/18/2018	STATE-DEFENDANTS-00741119	Oct. 24, 2018 Email re Jones Complaint
1511	00/00/0000	STATE-DEFENDANTS-00834900	Undated Joninas Message
1512	11/21/2019	STATE-DEFENDANTS-00743613	Nov. 25, 2019 Email re Kea Complaint
1513	10/30/2018	STATE-DEFENDANTS-00332063	Oct. 30, 2018 Khouja Complaint
1514	11/6/2018	STATE-DEFENDANTS-00057243	Nov. 6, 2018 Email re Kilpatrick Complaint
1515	11/6/2018	STATE-DEFENDANTS-00741666	Nov. 6, 2018 Email re King Complaint
1516	1/23/2019	STATE-DEFENDANTS-00057336	Jan. 23, 2019 Emails re King Complaint
1517	1/25/2019	STATE-DEFENDANTS-00417931	Jan. 25, 2019 Emails re King Complaint
1518	11/3/2015	STATE-DEFENDANTS-00032334	Feb. 24, 2016 SOS Investigation Report re City of Cordele Districting
1519	11/12/2012	STATE-DEFENDANTS-00037529	Sept. 16, 2013 SOS Investigation Report re Lincoln County Mistaken ID
1520	11/8/2018	STATE-DEFENDANTS-00741860	Dec. 14, 2018 Email re Lane Watt
1521	11/6/2018	STATE-DEFENDANTS-00335001	Nov. 6, 2018 Lazenby Complaint
1522	11/4/2018	STATE-DEFENDANTS-00088213	Nov. 4, 2018 Lester Complaint
1523	6/21/2019	STATE-DEFENDANTS-00057493	June 21, 2019 Email re Lockett Complaint
1524	6/20/2019	STATE-DEFENDANTS-00057526	June 21, 2019 Emails re Lockett Complaint
1525	6/24/2019	STATE-DEFENDANTS-00439562	June 24, 2019 Emails re Lockett Complaint
1526	11/7/2016	STATE-DEFENDANTS-00156659	Nov. 8, 2016 Emails re Lokuta Complaint
1527	10/31/2018	STATE-DEFENDANTS-00741375	Oct. 31, 2018 Emails re Lott Complaint
1528	11/19/2018	STATE-DEFENDANTS-00955347	Nov. 19, 2018 Marshall Declaration
1529	11/1/2018	STATE-DEFENDANTS-00741410	Nov. 1, 2018 Emails re McBurnett Complaint
1530	10/23/2018	STATE-DEFENDANTS-00741042	Oct. 23, 2018 Emails re McDonald Complaint
1531	12/2/2018	STATE-DEFENDANTS-00887760	Dec. 3, 2018 Emails re McGill Complaint
1532	10/31/2019	STATE-DEFENDANTS-00742752	Nov. 1, 2019 Email re McGrath Complaint
1533	10/24/2018	STATE-DEFENDANTS-00054159	Oct. 24, 2018 Email re Mellor Complaint
1534	10/28/2018	STATE-DEFENDANTS-00087978	Oct. 28, 2018 Miers Complaint
1535	11/9/2018	STATE-DEFENDANTS-00088464	Nov. 9, 2019 Mills Complaint
1536	5/20/2014	STATE-DEFENDANTS-00029509	Aug. 15, 2014 SOS Investigation Report re Douglas Co. Voter ID
1537	7/8/2014	STATE-DEFENDANTS-00024377	July 8, 2014 SOS Investigation Report re City of Americus Sumter County
1538	12/7/2017	STATE-DEFENDANTS-00333569	Dec. 7, 2017 Mitchell Complaint
1539	11/12/2018	STATE-DEFENDANTS-00055572	Dec. 3, 2018 Email re Montgomery Complaint
1540	2/10/2017	STATE-DEFENDANTS-00334027	Feb. 10, 2017 Moore Complaint
1541	11/19/2016	STATE-DEFENDANTS-00332441	Nov. 19, 2016 Moore, T. Complaint
1542	11/9/2019	STATE-DEFENDANTS-00426393	Nov. 18, 2016 Email thread re Morel Complaint
1543	2/19/2019	STATE-DEFENDANTS-00742681	Feb. 27, 2019 Email thread re Morris Complaint
1544	11/9/2018	STATE-DEFENDANTS-00741802	Nov. 28, 2018 Email thread re Morris Complaint
1545	8/19/2015	STATE-DEFENDANTS-00024218	Aug. 19, 2015 SOS Investigations Division Report re Cobb County, Voter Registration Problem
1546	10/18/2018	STATE-DEFENDANTS-00741054	Oct. 23, 2018 Email thread re Mukij Complaint

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
1547	9/23/2019	STATE-DEFENDANTS-00089310	Sept. 23, 2019 Munoz de Cote Esquino Complaint
1548	4/10/2013	STATE-DEFENDANTS-00019238	Apr. 10, 2013 SOS Investigations Division Summary re Stewart County Registrations
1549	11/4/2018	STATE-DEFENDANTS-00741517	Nov. 4, 2018 Email thread re Narayanswamy Complaint
1550	11/8/2018	STATE-DEFENDANTS-00330652	Nov. 8, 2018 Nemes Complaint
1551	9/26/2018	STATE-DEFENDANTS-00331020	Sept. 26, 2018 Newell Complaint
1552	7/25/2018	STATE-DEFENDANTS-00330304	July 25, 2018 Noble Complaint
1553	10/24/2018	STATE-DEFENDANTS-00741170	Oct. 25, 2018 Email thread re Objartel Complaint
1554	12/4/2018	STATE-DEFENDANTS-00088813	Dec. 4, 2018 O'Brien Complaint
1555	10/16/2018	STATE-DEFENDANTS-00332721	Oct. 16, 2018 Ogando Complaint
1556	12/5/2017	STATE-DEFENDANTS-00748590	Dec. 5, 2017 Email thread re O'Neal Complaint
1557	5/20/2014	STATE-DEFENDANTS-00038032	SOS Investigations Division Summary re McIntosh County - Absentee Ballots
1558	11/4/2019	STATE-DEFENDANTS-00740878	Nov. 4, 2019 Email thread re Orr Complaint
1559	11/2/2019	STATE-DEFENDANTS-00742493	Nov. 4, 2019 Email response re Orr Complaint
1560	11/7/2018	STATE-DEFENDANTS-00066675	Nov. 11, 2018 Email thread re Ortega Complaint
1561	11/8/2018	STATE-DEFENDANTS-00328521	Nov. 8, 2018 Owens Declaration
1562	11/5/2019	STATE-DEFENDANTS-00742558	Nov. 7, 2019 Email thread re Parthasarathy Inquiry
1563	12/7/2016	STATE-DEFENDANTS-01005437	Dec. 7, 2016 Email thread re Patel felon registration
1564	6/21/2017	STATE-DEFENDANTS-00191458	June 21, 2017 Email thread re Peake Complaint
1565	11/5/2018	STATE-DEFENDANTS-00741572	Nov. 5, 2018 Email thread re Pelaez Complaint
1566	7/10/2018	STATE-DEFENDANTS-00332527	July 10, 2018 Perrett Complaint
1567	11/12/2018	STATE-DEFENDANTS-00837913	Nov. 15, 2018 Email thread re Petelle Complaint
1568	11/10/2018	STATE-DEFENDANTS-00331646	Nov. 10, 2018 Peterson Complaint
1569	11/6/2018	STATE-DEFENDANTS-00741658	Nov. 6, 2018 Email thread re Phillips Complaint
1570	4/20/2018	STATE-DEFENDANTS-00329562	Apr. 20, 2018 Puchstein Complaint
1571	10/31/2018	STATE-DEFENDANTS-00088077	Oct. 31, 2018 Purvis Complaint
1572	10/31/2018	STATE-DEFENDANTS-00088081	Oct. 31, 2018 Rainey Complaint
1573	10/12/2018	STATE-DEFENDANTS-00087551	Oct. 12, 2018 Rearick/Branch Complaint
1574	6/20/2019	STATE-DEFENDANTS-00410505	June 20, 2019 SOS Investigations Division Summary re DeKalb County-Districting Issue
1575	6/29/2017	STATE-DEFENDANTS-00188952	June 29, 2017 Email thread re Reynolds Reid Complaint
1576	10/21/2008	STATE-DEFENDANTS-00037384	Oct. 17, 2013 SOS Investigations Division Summary re Dodge County
1577	11/1/2016	STATE-DEFENDANTS-00334189	Nov. 1, 2016 Rhyne Complaint
1578	11/8/2016	STATE-DEFENDANTS-00332333	Nov. 8, 2016 Rice Complaint
1579	8/2/2012	STATE-DEFENDANTS-00036976	Nov. 30, 2012 SOS Investigations Division Synopsis re Berrien County-Removed as Elector
1580	11/9/2018	STATE-DEFENDANTS-00085017	Nov. 9, 2018 Robertson Complaint
1581	11/9/2018	STATE-DEFENDANTS-00329476	Nov. 9, 2018 Robins Complaint
1582	11/22/2017	STATE-DEFENDANTS-00332961	Nov. 22, 2017 Robinson Complaint
1583	11/6/2018	STATE-DEFENDANTS-00054625	Nov. 7, 2018 Email Thread re Rodning Complaint (1 of 2)
1584	11/7/2018	STATE-DEFENDANTS-00423160	Nov. 7, 2018 Email Thread re Rodning Complaint (2 of 2)
1585	10/22/2018	STATE-DEFENDANTS-00740985	Oct. 22, 2018 Email re Rodriguez Complaint
1586	12/8/2014	STATE-DEFENDANTS-00810866	Dec. 8, 2014 SOS Investigation Report re Rose Complaint
1587	11/8/2017	STATE-DEFENDANTS-00831333	Nov. 16, 2017 Email Thread re Eveler Complaint
1588	6/20/2019	STATE-DEFENDANTS-00087145	June 20, 2019 Lockett Complaint

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
1589	6/24/2019	STATE-DEFENDANTS-00419627	June 24, 2019 Email Thread re Lockett Complaint
1590	12/4/2018	STATE-DEFENDANTS-00088809	Dec. 4, 2018 Sampson Complaint
1591	11/5/2018	STATE-DEFENDANTS-00741689	Nov. 6, 2018 Schultz Complaint
1592	10/16/2018	STATE-DEFENDANTS-00087653	Oct. 16, 2018 Schulz Complaint
1593	10/31/2019	STATE-DEFENDANTS-00086602	Oct. 31, 2019 Scott Complaint
1594	11/8/2016	STATE-DEFENDANTS-00156755	Nov. 8, 2016 Email Thread re Robocall
1595	10/19/2018	STATE-DEFENDANTS-00740935	Oct. 19, 2018 Email Thread re O'Shields Complaint 2 of 2
1596	10/19/2018	STATE-DEFENDANTS-00740940	Oct. 19, 2018 Email Thread re O'Shields Complaint 1 of 2
1597	4/21/2017; 4/19/2017	STATE-DEFENDANTS-00825826	Apr. 21, 2017 Email re Shumway Complaint
1598	4/28/2017	STATE-DEFENDANTS-00329546	Apr. 28, 2017 Skelton Complaint
1599	1/17/2017	STATE-DEFENDANTS-00235628	Jan. 18, 2017 Email Thread re Sloan Registration
1600	11/5/2019	STATE-DEFENDANTS-00742538	Nov. 5, 2019 Email Thread re Slocumb Complaint
1601	7/3/2014	STATE-DEFENDANTS-00021126	July 3, 2014 SOS Investigation Report re Greene County, 2 of 2
1602	5/20/2014	STATE-DEFENDANTS-00021128	July 3, 2014 SOS Investigation Report re Greene County, 1 of 2
1603	11/3/2015	STATE-DEFENDANTS-00034216	Dec. 17, 2015 SOS Investigation Report
1604	11/14/2018	STATE-DEFENDANTS-00471516	Nov. 15, 2018 Email Thread re Soderberg Complaint
1605	11/4/2014	STATE-DEFENDANTS-00028401	SOS Investigation Division Summary re Fulton County Voter Registration Problems
1606	11/10/2018	STATE-DEFENDANTS-00331640	Nov. 10, 2018 Stephens Complaint
1607	7/29/2018	STATE-DEFENDANTS-00332219	July 29, 2018 Taylor Complaint
1608	12/1/2014	STATE-DEFENDANTS-00021628	Dec. 1, 2014 SOS Investigation Report
1609	11/8/2016	STATE-DEFENDANTS-00332363	Nov. 8, 2016 Baker Complaint
1610	11/15/2018	STATE-DEFENDANTS-00741883	Dec. 4, 2018 Email Thread re Tirelis Complaint
1611	9/25/2018	STATE-DEFENDANTS-00312246	Oct. 9, 2018 Email Chain re Tobias Complaint
1612	10/8/2018	STATE-DEFENDANTS-00087537	Oct. 8, 2018 Townley Complaint
1613	7/24/2018	ORR-GWINNETT COUNTY-001020	Documents re Trager Complaint (at ORR-GWINNETT COUNTY-001155-001156)
1614	9/20/2016	STATE-DEFENDANTS-00034512	Sept. 20, 2016 SOS Investigation Report
1615	00/00/0000	STATE-DEFENDANTS-00411929	Document re SEB Investigations
1616	11/9/2016	STATE-DEFENDANTS-00332321	Nov. 9, 2016 Virgilio Complaint
1617	7/30/2018	STATE-DEFENDANTS-00334489	July 30, 2018 Walker Complaint
1618	10/26/2018	STATE-DEFENDANTS-00087958	Oct. 26, 2018 Walker Complaint
1619	6/23/2017	STATE-DEFENDANTS-00031671	June 23, 2017 SOS Investigation Report
1620	11/5/2012	STATE-DEFENDANTS-00019471	Nov. 6, 2012 Investigation Report
1621	10/23/2018	STATE-DEFENDANTS-00085610	Apr. 1, 2019 Email Thread re Wamboldt Complaint 1 of 2
1622	3/22/2019	STATE-DEFENDANTS-00085614	Photos re Wamboldt
1623	4/1/2019	STATE-DEFENDANTS-00470469	Oct 23, 2019 Email Thread re Wamboldt Complaint 2 of 2
1624	11/21/2019	STATE-DEFENDANTS-00742634	Nov. 25, 2019 Email Thread re Kea Complaint
1625	11/2/2018	STATE-DEFENDANTS-00834739	Nov. 2, 2018 Email Thread re Ware
1626	11/6/2014	STATE-DEFENDANTS-00028208	Notes re SEB Investigations
1627	10/26/2015	STATE-DEFENDANTS-00032358	Feb. 15, 2016 SOS Investigation Report 1 of 2
1628	2/15/2016	STATE-DEFENDANTS-00032748	Feb. 15, 2016 SOS Investigation Report 2 of 2
1629	11/9/2018	STATE-DEFENDANTS-00312976	Nov. 9, 2018 Email re Wells
1630	10/14/2018	STATE-DEFENDANTS-00087599	Oct. 14, 2018 Westwood Complaint
1631	11/5/2019	STATE-DEFENDANTS-00462436	Document re Nov. 5, 2019 Election and Additional Topics

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Pls.' Exhibit No.	Doc Date	Bates Range	Description
1632	11/6/2018	STATE-DEFENDANTS-00887739	Nov. 6, 2018 Email Thread re Wilson Complaint
1633	1/31/2017	STATE-DEFENDANTS-00332111	Jan. 31, 2017 Worley Complaint
1634	10/22/2018	STATE-DEFENDANTS-00087777	Oct. 22, 2018 Xu Complaint
1635	6/20/2017	STATE-DEFENDANTS-00191196	June 20, 2017 Email Chain re Yost Complaint
1636	11/2/2016	STATE-DEFENDANTS-00334137	Nov. 2, 2016 Hillman Complaint
1637	2/27/2019	STATE-DEFENDANTS-01060655	Feb. 26, 2019 Email Chain re First Offenders on Felon Report
1638	10/17/2018	STATE-DEFENDANTS-00741083	Oct. 24, 2018 Email re McDevitt Complaint
1639	11/8/2017	STATE-DEFENDANTS-00330192	Nov. 8, 2017 Ginger Complaint
1640	11/7/2018	STATE-DEFENDANTS-00084970	Nov. 7, 2018 Email re Tadeo Complaint
1641	11/6/2018	STATE-DEFENDANTS-00741683	Nov. 6, 2018 Email re Thomas Complaint
1642	7/25/2018	STATE-DEFENDANTS-00330312	July 25, 2018 Thompson Complaint
1643	11/20/2018	GA00780857	Nov. 20, 2018 Email thread re Appling-Nunez complaint
1644	11/10/2018	STATE-DEFENDANTS-00088699	Nov. 10, 2018 Cushenberry Complaint
1645	10/18/2019	STATE-DEFENDANTS-00295321	Oct. 21, 2019 Email re Fleischer Complaint
1646	12/7/2017	STATE-DEFENDANTS-00333553	Dec. 7, 2017 Kirksey Complaint
1647	11/9/2018	STATE-DEFENDANTS-00741797	Nov. 28, 2018 Email re Tolson Complaint
1648	10/16/2018	STATE-DEFENDANTS-00882351	Oct. 16, 2018 Email re Wilson Complaint
1649	4/25/2018	STATE-DEFENDANTS-00684459	Apr. 25, 2018 Emails re Young Complaint
1650	10/17/2018	STATE-DEFENDANTS-01057799	Oct. 17, 2018 Email re Ogando Complaint
1651	00/00/0000	n/a	Video - Douglas County commissioner <a href="https://www.youtube.com/watch?v=D-60Tbz_daU">https://www.youtube.com/watch?v=D-60Tbz_daU</a>
1652	00/00/0000	n/a	Video - Robocall to Atlanta Residents <a href="https://www.wsbtv.com/news/local/atlanta/robocall-says-mayoral-candidate-will-keep-atlanta-black/638513945/">https://www.wsbtv.com/news/local/atlanta/robocall-says-mayoral-candidate-will-keep-atlanta-black/638513945/</a>
1653	00/00/0000	n/a	Video - Campaign Ad of Republican gubernatorial primary candidate Sen. Michael Williams <a href="https://campaignlegal.org/sites/default/files/2019-01/Michael%20Williams%20Deportation%20Bus%20Tour.mp4">https://campaignlegal.org/sites/default/files/2019-01/Michael%20Williams%20Deportation%20Bus%20Tour.mp4</a>
1654	00/00/0000	n/a	Video - Republican Governors Association ad <a href="https://www.youtube.com/watch?v=72FEMine86M&amp;t=3s">https://www.youtube.com/watch?v=72FEMine86M&amp;t=3s</a>
1655	00/00/0000	n/a	Former U.S. congressman Paul Broun, Jr.'s campaign ad <a href="https://www.youtube.com/watch?v=22ZwhgeFvf0">https://www.youtube.com/watch?v=22ZwhgeFvf0</a>
1656	00/00/0000	n/a	Video of Rep. Marjorie Taylor Greene <a href="https://www.politico.com/news/2020/06/17/house-republicans-condemn-gop-candidate-racist-videos-325579">https://www.politico.com/news/2020/06/17/house-republicans-condemn-gop-candidate-racist-videos-325579</a>
1657	00/00/0000	n/a	Video of State House candidate Mokah Jasmine-Johnson <a href="https://www.youtube.com/watch?v=El2GOXL2HX0">https://www.youtube.com/watch?v=El2GOXL2HX0</a>
1658	9/13/2020	n/a	Survey circulated around Athens-Clarke community re State House candidate Mokah Jasmine-Johnson <a href="https://www.redandblack.com/athensnews/mokah-for-georgia-campaign-decries-racist-smear-from-an-obscure-organization/article_b6aba37a-f561-11ea-9947-8752aff95f65.html">https://www.redandblack.com/athensnews/mokah-for-georgia-campaign-decries-racist-smear-from-an-obscure-organization/article_b6aba37a-f561-11ea-9947-8752aff95f65.html</a>

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Pls.' Exhibit No.	Doc Date	Bates Range	Description
1659	6/18/2020	n/a	Facebook Removal of Trump Ads <a href="https://www.npr.org/2020/06/18/880377872/facebook-removes-trump-political-ads-with-nazi-symbol-campaign-calls-it-an-emoji">https://www.npr.org/2020/06/18/880377872/facebook-removes-trump-political-ads-with-nazi-symbol-campaign-calls-it-an-emoji</a>
1660	11/4/2018	n/a	Social media posts from a Georgia militia, the "III% Security Force Intel" <a href="https://www.theroot.com/an-armed-extremist-group-in-georgia-is-threatening-viol-1830240135">https://www.theroot.com/an-armed-extremist-group-in-georgia-is-threatening-viol-1830240135</a>
1661	5/3/2017	n/a	Social media post of husband of Republican congressional candidate Karen Handel <a href="https://www.salon.com/2017/05/03/karen-handels-husband-shares-meme-urging-voters-to-free-the-black-slaves-from-the-democratic-plantation/">https://www.salon.com/2017/05/03/karen-handels-husband-shares-meme-urging-voters-to-free-the-black-slaves-from-the-democratic-plantation/</a>
1662	5/16/2020	n/a	AJC Article: <i>Georgia candidates embrace group with extremist ties</i> <a href="https://www.ajc.com/news/state--regional-govt--politics/georgia-candidates-embrace-group-with-extremist-ties/LtUVaLX44kEFMvK7ECIOdP/">https://www.ajc.com/news/state--regional-govt--politics/georgia-candidates-embrace-group-with-extremist-ties/LtUVaLX44kEFMvK7ECIOdP/</a>
1663	12/15/2020	n/a	Photo of Senator Kelly Loeffler <a href="https://twitter.com/jewishaction/status/1338875507237134336">https://twitter.com/jewishaction/status/1338875507237134336</a>
1664		n/a	AJC Article: Loeffler disavows photo taken with longtime white supremacist <a href="https://www.ajc.com/politics/election/loeffler-disavows-photo-taken-with-longtime-white-supremacist/THDEXQYGOFEHNJAYOFNSQCWHZU/">https://www.ajc.com/politics/election/loeffler-disavows-photo-taken-with-longtime-white-supremacist/THDEXQYGOFEHNJAYOFNSQCWHZU/</a>
1665		Number intentionally omitted	Number intentionally omitted
1666		n/a	Trump Campaign Ad <a href="https://www.washingtonpost.com/nation/2018/11/01/democrats-let-him-into-our-country-trumps-new-ad-links-opponents-illegal-immigrant-killer-its-far-worse-than-infamous-willie-horton-ad-say-critics/">https://www.washingtonpost.com/nation/2018/11/01/democrats-let-him-into-our-country-trumps-new-ad-links-opponents-illegal-immigrant-killer-its-far-worse-than-infamous-willie-horton-ad-say-critics/</a>
1667	00/00/0000	n/a	Perdue Facebook Ad re: Ossoff <a href="https://www.facebook.com/ads/library/?active_status=all&amp;ad_type=political_and_issue_ads&amp;country=US&amp;id=3165502920193801&amp;view_all_page_id=159597424207730&amp;search_type=page&amp;media_type=all">https://www.facebook.com/ads/library/?active_status=all&amp;ad_type=political_and_issue_ads&amp;country=US&amp;id=3165502920193801&amp;view_all_page_id=159597424207730&amp;search_type=page&amp;media_type=all</a>
1668	6/17/2020	n/a	Trump Red Triangle Ad <a href="https://twitter.com/jewishaction/status/1273482511918616578?ref_src=twsrc%5Etfw%7Ctwcamp%5Etweetembed%7Ctwterm%5E1273482511918616578%7Ctwgr%5E%7Ctwcon%5Es1&amp;ref_url=https%3A%2F%2Fwww.npr.org%2F2020%2F06%2F18%2F880377872%2Ffacebook-removes-trump-political-ads-with-nazi-symbol-campaign-calls-it-an-emoji">https://twitter.com/jewishaction/status/1273482511918616578?ref_src=twsrc%5Etfw%7Ctwcamp%5Etweetembed%7Ctwterm%5E1273482511918616578%7Ctwgr%5E%7Ctwcon%5Es1&amp;ref_url=https%3A%2F%2Fwww.npr.org%2F2020%2F06%2F18%2F880377872%2Ffacebook-removes-trump-political-ads-with-nazi-symbol-campaign-calls-it-an-emoji</a>
1669	11/16/2018	n/a	Brian Kemp Ad - Blow up Spending <a href="https://globalnews.ca/video/4634557/brian-kemp-blows-up-spending-has-big-truck-to-round-up-illegals#autoplay">https://globalnews.ca/video/4634557/brian-kemp-blows-up-spending-has-big-truck-to-round-up-illegals#autoplay</a>

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Pls.' Exhibit No.	Doc Date	Bates Range	Description
1670	11/27/2021	n/a	Social Security Administration (SSA) Weekly Data for Help America Vote Verification (HAVV) Transactions by State Running List
1671	11/26/2021	n/a	OCCA § 21-2-229 - Challenge of applicant for registration by other electors; notice and hearing; right of appeal
1672	12/06/2021	n/a	Georgia Secretary of State Register to Vote Website
1673	00/00/0000	n/a	Loeffler Facebook Ad <a href="https://www.facebook.com/ads/library/?active_status=all&amp;ad_type=political_and_issue_ads&amp;country=US&amp;id=400993001116869&amp;view_all_page_id=110061623807565&amp;search_type=page&amp;media_type=all">https://www.facebook.com/ads/library/?active_status=all&amp;ad_type=political_and_issue_ads&amp;country=US&amp;id=400993001116869&amp;view_all_page_id=110061623807565&amp;search_type=page&amp;media_type=all</a>
1674	06/13/2020	PLTFS001657	Ex. A to Declaration of S. Williams
1675	06/13/2020	PLTFS001658	Ex. B to Declaration of S. Williams
1676	06/16/2020	PLTFS001662	Ex. A to Declaration of D. Bennett
1677	6/30/2020	PLTFS001654	Ex. A to Declaration of P. Andros
1678	07/21/2020	PLTFS001670	Ex. A to Declaration of T. Davis
1679	07/21/2020	PLTFS001671	Ex. B to Declaration of T. Davis
1680	07/21/2020	PLTFS001672	Ex. C to Declaration of T. Davis
1681	07/21/2020	PLTFS001673	Ex. D to Declaration of T. Davis
1682	07/21/2020	PLTFS001674 - PLTFS001677	Ex. E to Declaration of T. Davis
1683	07/21/2020	PLTFS001678	Ex. F to Declaration of T. Davis
1684	07/21/2020	PLTFS001679 - PLTFS001680	Ex. G to Declaration of T. Davis
1685	07/21/2020	PLTFS001681	Ex. H to Declaration of T. Davis
1686	07/21/2020	PLTFS001682	Ex. I to Declaration of T. Davis
1687	07/21/2020	PLTFS001683	Ex. J to Declaration of T. Davis
1688	07/21/2020	PLTFS001684	Ex. K to Declaration of T. Davis
1689	08/04/2020	PLTFS001871 - PLTFS001872	Ex. A to Declaration of L. Webster
1690	08/04/2020	PLTFS001873 - PLTFS001875	Ex. B to Declaration of L. Webster
1691	08/04/2020	PLTFS001876	Ex. C to Declaration of L. Webster
1692	08/04/2020	PLTFS001877	Ex. D to Declaration of L. Webster
1693	08/20/2020	PLTFS001758	Ex. A to Declaration of M. Parks
1694	08/20/2020	PLTFS001759	Ex. B to Declaration of M. Parks
1695	08/20/2020	PLTFS001760 - PLTFS001761	Ex. C to Declaration of M. Parks
1696	09/08/2020	PLTFS001723	Ex. A to Declaration of E. Huskey
1697	09/08/2020	PLTFS001724	Ex. B to Declaration of E. Huskey
1698	09/08/2020	PLTFS001725	Ex. C to Declaration of E. Huskey
1699	10/13/2020	PLTFS001864 - PLTFS001865	Ex. A to Declaration of R. Walker
1700	10/13/2020	PLTFS001866	Ex. B to Declaration of R. Walker
1701	12/15/2010	n/a	State Election Board Minutes - 2010
1702	11/27/2012	n/a	State Election Board Minutes from November 27, 2012
1703	1/25/2017	STATE-DEFENDANTS-00163730-31	Email from Ameika Pitts with attachment - Election Update
1704	1/25/2017	STATE-DEFENDANTS-00164545-47	Ameika Pitts shared an attachment on the Duplicate Voter process with a county official.
1705	1/27/2017	STATE-DEFENDANTS-00158872-73	Email from J. Hallman to B. Hodges (Charlton) re Duplicate Merge
1706	2/3/2017	STATE-DEFENDANTS-00165279-80	Hallman submitted an IT request to fix the problem of the voter registration address field to allow for numbers and not letters.

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
1707	2/3/2017	State-Defendants-00165285-96	<b>Pls' MSJ Ex. 0120</b> Email re Voter Registration - Alphanumeric Addresses (problem with address that have numbers and letters in address field)
1708	2/3/2017	STATE-DEFENDANTS-00165718	County official email to J. Hallman re ad hoc verbal or written communications
1709	2/3/2017	STATE-DEFENDANTS-00165720	County official email to J. Hallman re ad hoc verbal or written communications
1710	2/8/2017	STATE-DEFENDANTS-00185424-31	Sachin Shetty of PCC email to Harvey re matching process
1711	7/10/2017	STATE-DEFENDANTS-00189804-08	Email exchange between Hallman and Sachin Shetty (PCCTG business analyst) re duplicate merge
1712	8/17/2017	GA00779096-97	Mandi Smith of Forsyth County emailed Hallman and Harris re: cancelling voter for street address issues
1713	2/20/2018	GA00777696-700	Correspondence between the SOS Office and Augusta County on various technical issues.
1714	2/20/2018	GA00769765-69	Correspondence between the SOS Office and Augusta County on various technical issues.
1715	8/27/2018	STATE-DEFENDANTS-00570519-20	Voter Douglas Stuart Miller was erroneously cancelled in the felon process
1716	9/18/2018	GA00766311-13	<b>Pls' MSJ Ex. 0437</b> - Email chain re Follow-Up, on Change of Address Process
1717	11/8/2018	GA00781988-89	Communication between the GA ACLU and the SOS Office regarding voter Chris Warren
1718	11/00/2018	STATE-DEFENDANTS-00115583-619	SOS presentation -- State Processes: Cancelled and Rejected by Date Function and Vital Records
1719	11/9/2018	STATE-DEFENDANTS-00999510-11	Email exchange between GA ACLU and Ryan Germany re: Voter Chris Warren
1720	1/15/2019	STATE-DEFENDANTS-00523152-54	January 15, 2019 Email from K. Rayburn to R. Germany RE: OFF Initial and Final
1721	1/16/2019	STATE-DEFENDANTS-00559107-12	Email re Updated ORR Initial and Final (Jennifer Peebles - AJC) regarding Houston County voter transferred out of the county, and attached Voter Registration Information
1722	8/1/2019	STATE-DEFENDANTS-01132051-52	Email from Hallman to K. Rayburn + others re: Felon Process
1723	11/21/2019	STATE-DEFENDANTS-00742785-86	Voter Rebecca Gary wrote to check on the status of her online voter registration application.
1724	11/21/2019	STATE-DEFENDANTS-00742607-08	Voter Rebecca Gary wrote to check on the status of her online voter registration application.
1725	11/21/2019	STATE-DEFENDANTS-00742613-14	Voter Rebecca Gary wrote to check on the status of her online voter registration application.
1726	11/00/2020	n/a	U.S. Census Reported Voting and Registration, by Sex, Race and Hispanic Origin, for States: November 2020 (table 4b here)
1727	11/00/2018	n/a	U.S. Census Reported Voting and Registration, by Sex, Race and Hispanic Origin, for States: November 2018 (table 4b here)
1728	11/00/2016	n/a	U.S. Census Reported Voting and Registration, by Sex, Race and Hispanic Origin, for States: November 2016 (table 4b here)

## FFA v. Raffensperger

<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
1729	03/31/2018	n/a	USCIS Number of Form N-400, Application for Naturalization, by Category of Naturalization, Case Status, and USCIS Field Office Location: January 1 – March 31, 2018
1730	06/30/2018	n/a	USCIS Number of Form N-400, Application for Naturalization, by Category of Naturalization, Case Status, and USCIS Field Office Location: April 1 – June 30, 2018
1731	09/30/2018	n/a	USCIS Number of Form N-400, Application for Naturalization, by Category of Naturalization, Case Status, and USCIS Field Office Location: July 1 – September 30, 2018
1732	12/31/2018	N/A	USCIS Number of Form N-400, Application for Naturalization, by Category of Naturalization, Case Status, and USCIS Field Office Location: October 1 – December 31, 2018
1733	03/31/2019	n/a	USCIS Number of Form N-400, Application for Naturalization, by Category of Naturalization, Case Status, and USCIS Field Office Location: January 1 – March 31, 2019
1734	06/30/2019	n/a	USCIS Number of Form N-400, Application for Naturalization, by Category of Naturalization, Case Status, and USCIS Field Office Location: April 1 – June 30, 2019
1735	09/30/2019	n/a	USCIS Number of Form N-400, Application for Naturalization, by Category of Naturalization, Case Status, and USCIS Field Office Location: July 1 – September 30, 2019
1736	12/31/2019	n/a	USCIS Number of Form N-400, Application for Naturalization, by Category of Naturalization, Case Status, and USCIS Field Office Location: October 1 – December 31, 2019
1737	03/31/2020	n/a	USCIS Number of Form N-400, Application for Naturalization, by Category of Naturalization, Case Status, and USCIS Field Office Location: January 1 – March 31, 2020
1738	06/30/2020	n/a	USCIS Number of Form N-400, Application for Naturalization, by Category of Naturalization, Case Status, and USCIS Field Office Location: April 1 – June 30, 2020
1739	09/30/2020	n/a	USCIS Number of Form N-400, Application for Naturalization, by Category of Naturalization, Case Status, and USCIS Field Office Location: July 1 – September 30, 2020
1740	7/12/2014	n/a	July 12, 2014 Audio-Recorded Statement of Then-Secretary of State Brian Kemp
1741	7/12/2014	n/a	Plaintiffs' Transcription of July 12, 2014 Audio-Recorded Statement of Then-Secretary of State Brian Kemp
1742	10/29/2018	n/a	October 19, 2018 Audio-Recorded Statement of Then-Secretary of State Brian Kemp

## FFA v. Raffensperger

Pls.' Exhibit No.	Doc Date	Bates Range	Description
1743	10/29/2018	n/a	Plaintiffs' Transcription of October 29, 2018 Audio-Recorded Statement of Then-Secretary of State Brian Kemp
1744		n/a	"Meet Joe Biden's Supporters" Ad <a href="https://www.youtube.com/watch?v=JmXj613HPN8&amp;ab_channel=DonaldJTrump">https://www.youtube.com/watch?v=JmXj613HPN8&amp;ab_channel=DonaldJTrump</a>
1745		n/a	"Typical Career Politician" Ad <a href="https://www.youtube.com/watch?v=4gb71VVLu4&amp;t=5s&amp;ab_channel=KellyLoeffler">https://www.youtube.com/watch?v=4gb71VVLu4&amp;t=5s&amp;ab_channel=KellyLoeffler</a>
1746	11/6/2019	STATE-DEFENDANTS-01044705-09	Emails between APM and Germany re: Press Release: State Cleans Up Voter List
1747	10/23/2018	STATE-DEFENDANTS-00069566-69	Official Election Bulletin: Handling Pending Verification Registrations at Voting Locations
1748	11/2/2018	STATE-DEFENDANTS-00257396-98	Official Election Bulletin: Pending Citizenship Registrations at Voting Locations
1749	9/26/2019	STATE-DEFENDANTS-00961597-99	Official Election Bulletin: Recent Actions for Previously Unverified Voter Registration Applicants
1750	10/1/2020	n/a	Notice of 30(b)(6) Deposition of Georgia Department of Driver Services; McClendon Ex. P-1 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.
1751	03/27/2007	n/a	Memorandum of Understanding between the Georgia Department of Driver Services and the Office of the Secretary of State; McClendon Ex. P-3 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.
1752	00/00/0000	n/a	HAVA Driver Match Criteria; McClendon Ex. P-4 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.
1753	00/00/000	n/a	HAVA Driver Match Criteria; McClendon Ex. P-5 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.
1754	09/03/2010	n/a	Memorandum of Agreement between the Department of Homeland Security, U.S. Citizenship and Immigration Services, and the Georgia Department of Driver Services; McClendon Ex. P-6 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.
1755	00/00/000	STATE-DEFENDANTS-00007768 - 00008243	GEOC Certification Course
1756	00/00/000	STATE-DEFENDANTS-00007768	GEOC compilation (GEOC Certification Course)
1757	00/00/000	STATE-DEFENDANTS-00008243	GROC Compilation (Registrar Certification Course)
1758	00/00/000	STATE-DEFENDANTS-00101966	GEOC #1 Program Overview
1759	00/00/000	STATE-DEFENDANTS-00102018	GEOC #2 Election Law for Non-Lawyers
1760	00/00/000	STATE-DEFENDANTS-00102092	GEOC #3 Legal Framework for Elections
1761	00/00/000	STATE-DEFENDANTS-00102182	GEOC #4 Qualifying Candidates
1762	00/00/000	STATE-DEFENDANTS-00102308	GEOC #5 How to Manage Your Poll Workers
1763	00/00/000	STATE-DEFENDANTS-00102478	GEOC #6 Pre Election
1764	00/00/000	STATE-DEFENDANTS-00102556	GEOC #7 Administering Oaths
1765	00/00/000	STATE-DEFENDANTS-00102724	GEOC #8 Absentee Ballot Procedures
1766	00/00/000	STATE-DEFENDANTS-00105601	GROC #1 Program Overview
1767	00/00/000	STATE-DEFENDANTS-00105655	GROC #2 Election Law for Non-Lawyers
1768	00/00/000	STATE-DEFENDANTS-00105755	GROC #3 Legal Framework of Elections

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
1769	00/00/000	STATE-DEFENDANTS-00105899	GROC #4 Registration Basics
1770	00/00/000	STATE-DEFENDANTS-00106053	GROC #5 Pre-Election
1771	00/00/000	STATE-DEFENDANTS-00106235	GROC #6 Managing Poll Workers and Polling Locations
1772	00/00/000	STATE-DEFENDANTS-00106407	GROC #7 Administering Oaths
1773	00/00/000	STATE-DEFENDANTS-00106453	GROC #8 Absentee Ballot Procedures
1774	2/15/2021	n/a	Information for Non-US Citizens, Georgia Department of Driver Services
1775	09/07/2020	PLTFS001832	Ex. A to Declaration of S. Spencer
1776	09/07/2020	PLTFS001833	Ex. B to Declaration of S. Spencer
1777	09/07/2020	PLTFS001834	Ex. C to Declaration of S. Spencer
1778	09/07/2020	PLTFS001835	Ex. D to Declaration of S. Spencer
1779	01/15/2020	PLTFS001909 - PLTFS001911	Jan. 15, 2020 Letter to A. Kefeli
1780	02/12/2020	PLTFS001912 - PLTFS001916	Email exchange between A. Kefeli and Fulton County
1781		<b>Number intentionally omitted</b>	<b>Number intentionally omitted</b>
1782	1/6/2021	PLTFS001765	Ex. A to Declaration of R. Pittluck
1783	1/6/2021	PLTFS001766	Ex. B to Declaration of R. Pittluck
1784	1/6/2021	PLTFS001767	Ex. C to Declaration of R. Pittluck
1785	1/8/2021	PLTFS001781	Ex. A to Declaration of M. Rose
1786	1/8/2021	PLTFS001782	Ex. B to Declaration of M. Rose
1787	1/8/2021	PLTFS001783	Ex. C to Declaration of M. Rose
1788	1/8/2021	PLTFS001784	Ex. D to Declaration of M. Rose
1789	1/8/2021	PLTFS001785 - PLTFS001786	Ex. E to Declaration of M. Rose
1790	1/8/2021	PLTFS001787 - PLTFS001790	Ex. F to Declaration of M. Rose
1791	1/8/2021	PLTFS001742	Ex. A to Declaration of A. Koerner
1792	1/8/2021	PLTFS001743	Ex. B to Declaration of A. Koerner
1793	1/22/2021	PLTFS001902	Ex. A to Declaration of J. Wills
1794	1/22/2021	PLTFS001903	Ex. B to Declaration of J. Wills
1795	1/26/2021	PLTFS001639	Ex. A to Declaration of K. Abdul-Khalik
1796	1/26/2021	PLTFS001640	Ex. B to Declaration of K. Abdul-Khalik
1797	1/26/2021	PLTFS001641	Ex. C to Declaration of K. Abdul-Khalik
1798	2/6/2021	PLTFS001795	Ex. A to the Declaration of P. Shah
1799	2/6/2021	PLTFS001796	Ex. B to the Declaration of P. Shah
1800	2/6/2021	PLTFS001797	Ex. C to the Declaration of P. Shah
1801	2/6/2021	PLTFS001798	Ex. D to the Declaration of P. Shah
1802	2/6/2021	PLTFS001799	Ex. E to the Declaration of P. Shah
1803	3/1/2021	PLTFS001886	Ex. A to Declaration of K. Weinberg
1804	3/1/2021	PLTFS001887	Ex. B to Declaration of K. Weinberg
1805	3/1/2021	PLTFS001888 - PLTFS001889	Ex. C to Declaration of K. Weinberg
1806	3/1/2021	PLTFS001890	Ex. D to Declaration of K. Weinberg
1807	3/1/2021	PLTFS001891	Ex. E to Declaration of K. Weinberg
1808	3/1/2021	PLTFS001892	Ex. F to Declaration of K. Weinberg
1809	3/1/2021	PLTFS001893	Ex. G to Declaration of K. Weinberg
1810	3/1/2021	PLTFS001894	Ex. H to Declaration of K. Weinberg
1811	3/1/2021	PLTFS001895	Ex. I to Declaration of K. Weinberg
1812	3/1/2021	PLTFS001896	Ex. J to Declaration of K. Weinberg
1813	8/10/2020	PLTFS001710 - PLTFS001711	Ex. A to Declaration of J. Grill
1814	8/10/2020	PLTFS001712	Ex. B to Declaration of J. Grill
1815	8/10/2020	PLTFS001714	Ex. D to Declaration of J. Grill
1816	8/10/2020	PLTFS001715	Ex. E to Declaration of J. Grill
1817	8/10/2020	PLTFS001716	Ex. F to Declaration of J. Grill

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
1818	8/10/2020	PLTFS001717	Ex. 2 to J. Grill Deposition (audio recording) [time 16:34 J. Grill Tape #1]
1819	8/10/2020	PLTFS001718	Ex. 3 to J. Grill Deposition (audio recording) [time 10:46 J. Grill Tape #2]
1820	01/31/2019	STATE-DEFENDANTS-1151483-84	Official Election Bulletin - DDS Citizenship Override
1821	04/03/2019	STATE-DEFENDANTS-1151485	Official Election Bulletin - Change in Voter Registration System on HB 316 Becoming Law
1822	06/05/2019	STATE-DEFENDANTS-1151488-89	Official Election Bulletin - National Change of Address (NCOA) Mailings
1823	06/26/2019	STATE-DEFENDANTS-1151491-92	Official Election Bulletin - Verification Process Update in ElectioNet
1824	10/8/2019	STATE-DEFENDANTS-1151493-94	Official Election Bulletin - Required Absentee Ballot "Curing" Affidavits
1825	11/26/2019	STATE-DEFENDANTS-01151495	Official Election Bulletin - Mandated Cybersecurity Training for All ENET Users
1826	1/21/2020	STATE-DEFENDANTS-01151497	Official Election Bulletin - Important Security Update for Windows 10
1827	3/27/2020	STATE-DEFENDANTS-1151508-10	Official Election Bulletin - Absentee by Mail Process for the May 19, 2020 Elections
1828	4/13/2020	STATE-DEFENDANTS-1151511-14	Official Election Bulletin - Absentee By Mail for 2020 Primary and PPP
1829	4/17/2020	STATE-DEFENDANTS-1151515-16	Official Election Bulletin - Absentee Ballot Application Clarifications
1830	5/1/2020	STATE-DEFENDANTS-1151521-23	Official Election Bulletin - Absentee Ballot Signature Review Guidance
1831	5/20/2020	STATE-DEFENDANTS-1151529-32	Official Election Bulletin - State Election Board Emergency Rule on Early Processing Absentee Ballots
1832	5/28/2020	STATE-DEFENDANTS-01151533	Official Election Bulletin - Counties Resuming Mailing of Absentee Ballots on 05-29-2020
1833	6/5/2020	STATE-DEFENDANTS-1151534	Official Election Bulletin - Updating ENET/MVP with Absentee Ballot Information
1834	6/12/2020	STATE-DEFENDANTS-01151535	Official Election Bulletin - Cure Period for Late Mailed Absentee Ballots Cure Notices
1835	7/6/2020	STATE-DEFENDANTS-1151549	Official Election Bulletin - Updated Voter Registration Deadline for Primary Runoffs Given Conflicting Federal and State Laws
1836	7/9/2020	STATE-DEFENDANTS-01151550	Official Election Bulletin - Returned Mail from Absentee Ballot Applications and Ballots
1837	7/22/2020	STATE-DEFENDANTS-1151585-87	Official Election Bulletin - Changes to Absentee Ballot Status in Poll Pads
1838	7/24/2020	STATE-DEFENDANTS-1151588	Official Election Bulletin - Transferred Absentee Ballot Voters
1839	9/14/2020	STATE-DEFENDANTS-1151591-92	Official Election Bulletin - Out of State Mailing Addresses for Absentee Ballots in ENET
1840	11/17/2020	STATE-DEFENDANTS-01151613	Official Election Bulletin - Processing UOCAVA, Elderly, and Disabled Absentee Applications
1841	12/18/2020	STATE-DEFENDANTS-1151640-42	Official Election Bulletin - Absentee Ballot Signature Verification and Public Observation
1842	10/31/2019	n/a	Ex. 4 to Deposition of S. Gaggero
1843	10/16/2019	n/a	Ex. 2 to Deposition of M. Manning

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
1844	11/21/2019	n/a	Ex. 3 to Deposition of G. Ratner
1845	6/12/2019	n/a	Exs. A-C to Declaration of L. Marshall (embedded within declaration)
1846	11/16/2018	n/a	Ex. 3 to Deposition of B. Liscord
1847	1/28/2019	n/a	Attachment to Declaration of D. Medella
1848	11/12/2018	PLTFS000241-45	Ex. 2 to Deposition of M. Church
1849	11/13/2018	PLTFS000507-16	Ex. 2 to Deposition of K. Dermody
1850	11/15/2018	PLTFS000425-26	Ed. 2 to Deposition of H. Bromley
1851	3/27/2019	PLTFS000796-99	Ex. 2 to Deposition of K. Jackson
1852	11/15/2018	PLTFS000427-28	Ex. 2 to Deposition of A. Johnson
1853	5/23/2019	PLTFS000886-888	Ex. 2 to Deposition of F. Lucas
1854	11/15/2018	PLTFS000383-86	Ex. 2 to Deposition of D. Holt
1855	11/12/2018	n/a	Ex. 2 to Deposition of P. Longstreth
1856	11/15/2018	PLTFS000378-79	Ex. 2 to Deposition of C. Duncan
1857	00/00/0000	ORR-WHITFIELD COUNTY-000280	Spreadsheet from Whitfield County showing number of voters cancelled as felons between 11/15/18 and 10/17/19
1858	00/00/0000	n/a	<b>FFA GWargo Dep. Ex. 122</b> - Chart/spreadsheet re budget for Democracy Warrior Organizing Summit, Atlanta
1859	00/00/0000	n/a	<b>FFA GWargo Dep. Ex. 123</b> Chart/spreadsheet re budget for Democracy Warrior Organizing Summit, Macon
1860	00/00/0000	ORR-CALHOUN COUNTY-000001-58	List of Voter Cancellations from Calhoun County roughly 2013-2019
1861	00/00/0000	STATE-DEFENDANTS-00197779-80	Job Description - Assistant Elections Division Director and Legal Officer
1862	00/00/0000	n/a	Secretary of State Elections Division Webpage, <a href="https://sos.ga.gov/index.php/elections">https://sos.ga.gov/index.php/elections</a>
1863	00/00/2008	n/a	Seeing Double Voting: An Extension of the Birthday Problem. 7 Election L.J. 111 (2008), <a href="https://papers.ssrn.com/sol3/papers.cfm?abstract_id=997888">https://papers.ssrn.com/sol3/papers.cfm?abstract_id=997888</a>
1864	00/00/2014	GA00766295-306	Ex. 3 to M. Whatley Deposition (Absentee Voting - A Guide for Registered Voters)
1865	00/00/2014	n/a	Ex. 5 to M. Whatley Deposition (Absentee Voting, A Guide for Registered Voters)
1866	6/22/2015	n/a	Job Description - Assistant Elections Director
1867	12/14/2018	STATE-DEFENDANTS-00587623-24	Job Description - Elections Training Coordinator
1868	7/7/2015	STATE-DEFENDANTS-00155742-44	Job Description - Local Elections Official Liaison
1869	12/27/2015	n/a	2015 AJC article on Secretary of State data breach
1870	9/1/2016	STATE-DEFENDANTS-00198405-07	Job Description - Center for Elections Division Director
1871	5/24/2017	STATE-DEFENDANTS-01009450-51	Email with attached spreadsheet from K. Rayburn to J. Hallman re 14 potential erroneous felon cancellations
1872	6/22/2017	STATE-DEFENDANTS-00809323	Email chain regarding Elections Complaint from T. Peake
1873	6/26/2017	STATE-DEFENDANTS-00161497-520	Email from M. Smith to J. Hallman regarding VRAG Presentation ENet Dashboard and attached presentation

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
1874	7/26/2017	STATE-DEFENDANTS-00835301-03	Email chain regarding Elections Complaint from W. Kirkland
1875	8/7/2017	STATE-DEFENDANTS-00033092-95	Memo/Report of Investigation re SEB Case #2017-006 investigation re Brooks County Cast Ballot/Registration
1876	8/7/2017	STATE-DEFENDANTS-00033096-97	Memo summarizing SEB Case #2017-006 investigation re Brooks County Cast Ballot/Registration
1877	1/22/2018	STATE-DEFENDANTS-00232552-54	Emails between M. Frechette and DeKalb registrar regarding transferring a voter from DeKalb County to Fulton County
1878	02/00/2018	STATE-DEFENDANTS-00131514-825	Secretary of State, Elections Division, Georgia Voter Registration System User & Training Guide (GVRS User Guide)
1879	03/00/2018	STATE-DEFENDANTS-00007190-7232	Presentations re Polling Place Management and Provisional Ballots (Excerpt of Plaintiffs' Exhibit 16)
1880	5/4/2018	STATE-DEFENDANTS-00652215-16	Job Description - Elections System Support Manager
1881	05/24/2018	STATE-DEFENDANTS-00468748-50	Email from M. Frechette to P. Head re: improper duplicate merge in Spalding and Fulton Counties
1882	8/13/2018	STATE-DEFENDANTS-00264012-13	Emails between C. Broce and J. Hallman re: data of number of voters registered over four-year period
1883	10/5/2018	STATE-DEFENDANTS-00265447-49	Emails between J. Hallman and P. Coman re voter erroneously cancelled as a felon
1884	10/08/2018	PLTFS-EBC-000099-000101	Email to congregation on behalf of Bronson Woods re Pastor Warnock's article
1885	10/23/2018	STATE-DEFENDANTS-00966759-60	Email of C. Broce to S. Fowler, GPB re: Numbers
1886	10/23/2018	STATE-DEFENDANTS-00966767-79	Second Email of C. Broce to S. Fowler, GPB re: Numbers
1887	10/24/2018	STATE-DEFENDANTS-00966821-29	Email of C. Broce to M. Warren, Weekly Standard re Analysis of Pending Voter List
1888	10/24/2018	n/a	Aug. 3, 2018 Secretary of State press release regarding Statement from Kemp on Litigation Threat
1889	10/29/2018	STATE-DEFENDANTS-01058024	Email between Rayburn and Polk County official regarding pending voters flagged for citizenship
1890	11/5/2018	STATE-DEFENDANTS-00054533	Email chain between C. Harvey and M. Frechette regarding Elections Complaint from Donna S. Higgins
1891	11/2/2018	PLTFS-EBC-000102-03	Email to congregation on behalf of Regina A Chamberlain requesting volunteers for the Social Justice Voter Registration Drive
1892	11/6/2018	STATE-DEFENDANTS-00838562-63	Email chain re Complaint about provisional ballot
1893	11/19/2018	n/a	<b>FFA GWargo Dep. Ex. 115</b> - Fair Fight Action Articles of Incorporation
1894	12/14/2018	STATE-DEFENDANTS-00073968-69	Job Description - Elections Training Administrator
1895	00/00/2019	STATE-DEFENDANTS-00287546-48	Memo re NCOA List Maintenance Process
1896	3/29/2019	STATE-DEFENDANTS-00201765	Email from C. Harvey regarding contest in City of Atlanta Council 3 Special election
1897	4/17/2019	STATE-DEFENDANTS-00407855-58	Email re: IT ticket [ELCT-1171] Verification--MIDR
1898	04/18/2019	STATE-DEFENDANTS-00742116	Email from L. Combs to K. Rayburn re voter complaint from voter Ona Parker

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
1899	5/1/2019	STATE-DEFENDANTS-00507651-52	Letter from R. Germany to PCC Technology Group regarding modifications to Secretary of State's contract with PCC.
1900	6/18/2019	STATE-DEFENDANTS-00321261	MIDR Letter to M. Hamilton
1901	6/27/2019	STATE-DEFENDANTS-00095851-93	The Election Forum - 3T Webinar, Training by M. Frechette
1902	7/11/2019	STATE-DEFENDANTS-00151801-06	Email forwarding copy of Webster County Court Order to several people
1903	8/14/2019	STATE-DEFENDANTS-00068929	2019 ElectionNet Training regarding Vitals, Felons, and Duplicates, <i>Brief guide on how to process vitals, felons and duplicates in ENet</i> .
1904	10/21/2019	STATE-DEFENDANTS-01063789-90	Email chain between K. Rayburn and R. Germany regarding EAVS - Felons matter
1905	12/6/2019	PLTFS001917	Ex. 1 to A. Kefeli Deposition (Photograph of Application for Voter Registration)
1906	12/17/2019	n/a	December 17, 2019 State Election Board Hearing Transcript, <a href="https://sos.ga.gov/admin/files/SEB_Meeting_Transcript_12_17_19.pdf">https://sos.ga.gov/admin/files/SEB_Meeting_Transcript_12_17_19.pdf</a>
1907	12/23/2019	GA-SOS-21-0879-B-005840	Elections Complaint from Malissie Hood
1908	00/00/2020	PLTFS-AME-000098	Sixth District's "Voter Education, Outreach and Get Out the Vote (G.O.T.V.) and Voter Protection Plan" for 2020
1909	00/00/2020	PLTFS-AME-000091	Sixth District's "Outreach Calendar" for Sept. and Oct. 2020
1910	00/00/2020	PLTFS-EBC-001714-15	Ebenezer's "Blessed Ballot Empowerment Weekend Registration (Responses)" spreadsheet
1911	00/00/2020	PLTFS-EBC-001667	Ebenezer's "Blessed Ballot Panel 2020" Flyer
1912	00/00/2020	PLTFS-EBC-001710	Ebenezer's "Blessed Ballot Shifts for Volunteers-Final List_2020" spreadsheet
1913	00/00/2020	PLTFS-EBC-001716	Ebenezer's "Blessed Ballot Volunteer Sign-Up (Responses)_2020" spreadsheet
1914	00/00/2020	PLTFS-EBC-001690	Ebenezer's "Blessed Ballot Weekend Overview_Flyer_2020"
1915	00/00/2020	PLTFS-EBC-001689	Ebenezer's "Blessed Ballot Weekend_Flyer_2020"
1916	00/00/2020	PLTFS-EBC-001713	Ebenezer's "Blessed Ballot_Poll Fellowship Chaplaincy (Responses)_2020" spreadsheet
1917	00/00/2020	PLTFS-EBC-001697-1707	Ebenezer's "Georgia Voting Precinct Chaplains Training" PowerPoint Presentation
1918	00/00/2020	PLTFS-EBC-001708-09	Ebenezer's "Voter_Bill_of_Rights--VETF_2020"
1919	1/5/2020	PLTFS-AME-000087	Sixth District's Operation Voter Turnout "Transportation Plan" for Georgia runoff election in Jan. 2021
1920	1/20/2020	PLTFS-FFA-012120	Fair Fight Action Invoice No. 8089 from A L Media
1921	1/22/2020	n/a	January 22, 2020 State Election Board Hearing Transcript, <a href="https://sos.ga.gov/admin/files/January%2022,%202020.pdf">https://sos.ga.gov/admin/files/January%2022,%202020.pdf</a>
1922	2/16/2020	GA-SOS-21-0879-B-005851	Elections Complaint from Darlene Lynch

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<u>Pls.' Exhibit No.</u>	<u>Doc Date</u>	<u>Bates Range</u>	<u>Description</u>
1923	2/28/2020	n/a	February 28, 2020 State Election Board Hearing Transcript, <a href="https://sos.ga.gov/admin/files/February%2028,%202020.pdf">https://sos.ga.gov/admin/files/February%2028,%202020.pdf</a>
1924	4/8/2020	GA-SOS-21-0879-B-005904	Elections Complaint from Rhonda M Otis
1925	5/30/2020	PLTFS-EBC-001681-88	Ebenezer's "Election Protection Georgia_FAQ" Flyer
1926	5/18/2020	GA-SOS-21-0879-B-006043	Elections Complaint from Chris E VanBrackle
1927	6/9/2020	n/a	Ex. 2 to N. Freemon Deposition (confirmation email from Secretary of State)
1928	6/9/2020	GA-SOS-21-0879-B-006425	Elections Complaint from Luyindula Matondo
1929	6/9/2020	GA-SOS-21-0879-B-006537	Elections Complaint from Randall Miller
1930	6/9/2020	GA-SOS-21-0879-B-006547	Elections Complaint from Kevin Phillips
1931	6/9/2020	GA-SOS-21-0879-B-006573	Elections Complaint from Melody Howington Sayer
1932	6/9/2020	GA-SOS-21-0879-B-006667	Elections Complaint from Crockett Kelly
1933	6/10/2020	GA-SOS-21-0879-B-006730	Elections Complaint from Tashina Nettles
1934	6/10/2020	GA-SOS-21-0879-B-006864	Elections Complaint from Brandi L Tanner
1935	6/14/2020	GA-SOS-21-0879-B-006975	Elections Complaint from Rhonda Totten
1936	6/18/2020	GA-SOS-21-0879-B-003478-49	Elections Complaint from Tara Winston
1937	6/19/2020	n/a	Ex. 1 to N. Freemon Deposition (email from Korey Bryson to Nicole Freemon)
1938	8/10/2020	PLTFS001706-18	Ex. 1 to J. Grill Deposition (Declaration of J. Grill and exhibits thereto)
1939	8/13/2020	GA-SOS-21-0879-B-003681	Elections Complaint from Terris Williams
1940	8/13/2020	GA-SOS-21-0879-B-003689	Elections Complaint from Raven M Joiner
1941	9/3/2020	n/a	September 3, 2020 State Election Board Hearing Transcript, <a href="https://sos.ga.gov/admin/uploads/September_3,_2020_(SEB_Transcript).pdf">https://sos.ga.gov/admin/uploads/September_3,_2020_(SEB_Transcript).pdf</a>
1942	9/10/2020	n/a	September 10, 2020 State Election Board Hearing Transcript, <a href="https://sos.ga.gov/admin/uploads/September_10,_2020_(SEB_Transcript).pdf">https://sos.ga.gov/admin/uploads/September_10,_2020_(SEB_Transcript).pdf</a>
1943	9/22/2020	PLTFS-EBC-001679-80	Ebenezer's "Nat'l Voter Reg. Day Ministry Meeting Thursday!" e-mail and flyer
1944	9/26/2020	PLTFS-EBC-001676-78	Ebenezer's "RSVP! Blessed Ballot Kick-Off Next Weekend!_2020" e-mail and flyer
1945	9/28/2020	PLTFS-EBC-001672-75	Ebenezer's "Don't Miss It! Blessed Ballot Kick-Off This Weekend!_2020" email & flyer
1946	9/28/2020	PLTFS-AME-000085	Flyer advertising "Election Protection Webinar" for Georgia Pastors & Church-based lawyers on Monday, Sept. 28, 2020
1947	9/30/2020	GA-SOS-21-0879-B-004040	Elections Complaint from Krystina Yates
1948	10/5/2020	GA-SOS-21-0879-B-004108	Elections Complaint from Terri Chow
1949	10/8/2020	PLTFS-FFA-012103-04	Fair Fight Action Invoice No. 27270
1950	10/12/2020	GA-SOS-21-0879-B-004245	Elections Complaint from Cassidy Puckett
1951	10/13/2020	PLTFS-EBC-001668-71	Ebenezer's "Blessed Ballot_ Proposed Comms Plan"
1952	10/16/2020	GA-SOS-21-0879-B-004361	Elections Complaint from Joyce Jacks
1953	10/20/2020	n/a	Statement regarding voter turnout/absentee ballots and how to vote re 2020 Presidential Elections, by Office of Elections and Voter Registration in Cherokee County
1954	10/21/2020	GA-SOS-21-0879-B-004444	Elections Complaint from Tom Sprouse

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1955	11/1/2020	PLTFS-AME-000077	Flyer advertising "Souls to the Polls" GOTV event
1956	11/2/2020	PLTFS-EBC-001691-93	Ebenezer's "Final Notes-Blessed Ballot Poll Chaplains_2020"
1957	11/4/2020	GA-SOS-21-0879-B-004772	Elections Complaint from Kelly Dolan
1958	11/6/2020	GA-SOS-21-0879-B-005345	Elections Complaint from Julie Denis
1959	11/10/2020	GA-SOS-21-0879-B-001401	Elections Complaint from Elizabeth Roberts
1960	11/12/2020	PLTFS001806-09	Ex. 1 to M. Whatley Deposition (Declaration of M. Skinner)
1961	11/13/2020	PLTFS001623-29	Ex. 2 to A. Aaron Deposition (Declaration of A. Aaron and exhibits thereto)
1962	11/13/2020	PLTFS001700-05	Ex. 1 to M. Ghosh Deposition (Declaration of M. Ghosh and exhibits thereto)
1963	11/16/2020	GA-SOS-21-0879-B-002325	Elections Complaint from Charles Tyler Duckworth
1964	11/25/2020	GA-SOS-21-0879-B-000142	Elections Complaint from Randal Parker
1965	12/4/2020	GA-SOS-21-0879-B-003429	Elections Complaint from Vicky Roe
1966	12/10/2020	GA-SOS-21-0879-B-007085	Elections Complaint from Heather Tatum
1967	12/17/2020	GA-SOS-21-0879-B-000023	Elections complaint from Daniel Jones
1968	12/28/2020	GA-SOS-21-0879-B-000308	Elections Complaint from Shirley P Dobbs
1969	12/31/2020	n/a	USCIS Number of Form N-400, Application for Naturalization, by Category of Naturalization, Case Status, and USCIS Field Office Location: October 1 – December 31, 2020
1970	00/00/2021	PLTFS-AME-000086	Flyer advertising "Poll Chaplain Registration" for the Georgia runoff election in Jan. 2021
1971	00/00/2021	PLTFS-EBC-001711-12	Ebenezer's "Blessed Ballot Pledge 2021 (Responses)." spreadsheet
1972	1/5/2021	GA-SOS-21-0879-B-000735	Elections Complaint from Luis Franco
1973	1/6/2021	GA-SOS-21-0879-B-000831	Elections Complaint from Patricia Lynn Sams
1974	1/6/2021	PLTFS-AME-000103	Sixth District's Operation Voter Turnout "Transportation Budget Narrative" for Georgia runoff election in Jan. 2021
1975	1/22/2021	PLTFS001897-1903	Ex. 1 To J. Wills Deposition (Declaration of J. Wills and exhibits thereto)
1976	2/1/2021	PLTFS-EBC-001694-96	Ebenezer's "Blessed Ballot - New Proposed Restrictive Election Laws" email
1977	2/17/2021	n/a	February 17, 2021 State Election Board Hearing Transcript
1978	07/02/2021	PLTFS-FFA-012106	Fair Fight Action Invoice No. 7571
1979	07/12/2021	PLTFS-FFA-012119	Fair Fight Action Invoice No. FAIR21017
1980	07/12/2021	PLTFS-FFA-012121-22	Fair Fight Action Flyer: Check your voter registration
1981	08/00/2021	n/a	Election Administration and Voting Survey 2020 Comprehensive Report, A Report from the U.S. Election Assistance Commission to the 117th Congress, <a href="https://www.eac.gov/sites/default/files/document_library/files/2020_EAVS_Report_Final_508c.pdf">https://www.eac.gov/sites/default/files/document_library/files/2020_EAVS_Report_Final_508c.pdf</a>
1982	8/12/2021	PLTFS-FFA-012105	Fair Fight Action Invoice No, FAIR21019
1983	8/12/2021	PLTFS-FFA-012117-18	Fair Fight Action Flyer" Check your registration at GeorgiaVoterSearch.com
1984	12/9/2021	STATE-DEFENDANTS-01151647-48	Ex. 2 to A. Karp Deposition (Voter Registration)
1985	12/9/2021	STATE-DEFENDANTS-01151659-60	Voter registration of B. Terry
1986	12/9/2021	STATE-DEFENDANTS-01151688-89	Voter registration of K. Abdul Khaliq

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1987	12/9/2021	STATE-DEFENDANTS-01151698-99	Voter registration of M. Rose
1988	12/9/2021	STATE-DEFENDANTS-01151704-05	Ex. 2 to M. Ghosh Deposition (Voter Registration)
1989	12/9/2021	STATE-DEFENDANTS-01151723-24	Ex. 2 to S. Dixon Deposition (Voter Registration)
1990	12/22/2021	n/a	Ex. 4 to M. Whatley Deposition (Surrender Absentee Ballot Georgia - Google Search)
1991	12/22/2021	n/a	Ex. 2. to M. Solomon Deposition (spokeo.com report)
1992	00/00/2022	PLTFS-AME-000097	Sixth District's Operation Voter Turnout "Personal Voter Plan" one-page handout
1993	4/23/2007	STATE-DEFENDANTS-00090606-07	April 23, 2007, Letter from J. Tanner to Sec. Handel
1994	5/23/2007	STATE-DEFENDANTS-00090608-09	May 23, 2007, Letter from Sr. Asst. Attorney General S. Ritter to J. Tanner
1995	4/23/2013	n/a	AJC Article: <i>Baker will not sue Justice Department</i>
1996	4/19/2019	n/a	April 17, 2019 State Election Board Meeting Transcript; <a href="https://sos.ga.gov/admin/files/SEB_4.17.19.pdf">https://sos.ga.gov/admin/files/SEB_4.17.19.pdf</a>
1997	7/14/2020	n/a	Care in Action Email – Check your absentee ballot status TODAY
1998	7/14/2020	n/a	Care in Action Email – Polls are open in Georgia
1999	12/15/2021	n/a	Supplemental Expert Report of Dr. Kenneth Mayer [ECF 657]
2000	12/29/2020	n/a	The Quitman Free Press Article: Arrests made in voter fraud case
2001	3/1/2019	STATE-DEFENDANTS-00318679	Presentation about the felon matching process by Charlton County supervisor of elections Brenda Hodges
2002	2/6/2020	n/a	Defendants Supplemental Notice of Filing in Response to the Court's January 30 Order [Doc. 205] enclosing job descriptions [ECF 219]
2003	10/30/2020	n/a	Consent Order from <i>In re Fulton County Board of Registration and Elections and Richard Barron</i> , Case Nos. 2020-016 and 2020-027
2004	1/6/2021	n/a	Letter from B. Raffensperger to Georgia Congressional Representatives regarding Point by Point Refutation of False Claims about Georgia Elections
2005	2/11/2022	n/a	Expert Supplementary Report of Dr. Adrienne Jones (Emended) [ECF 712]
			<b>Placeholder</b> - Transcript of State Election Board Meeting of November 23, 2020
			<b>Placeholder</b> - Updated eNet profile of voters and would-be voters on Plaintiffs' trial witness list
			<b>Placeholder</b> - Documents from Defendants' production in response to requests arising from Deposition of Gabriel Sterling on February 9, 2022

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<u>Number</u>	<u>Name</u>
1	Laughlin McDonald, <i>A Voting Rights Odyssey: Black Enfranchisement in Georgia</i> (Cambridge Univ. Press 2003)
2	Numan V. Bartley, <i>The Creation of Modern Georgia</i> (Univ. of Ga. Press 1983)
3	Ga. Const. 1868, art. I, sec. 2
4	Edmund L. Drago, <i>Black Politicians and Reconstruction in Georgia</i> (La. State Univ. Press 1982)
5	Georgia House Journal, July 21, 1868, pp. 49-50
6	John Hope Franklin, <i>Reconstruction and the Civil War</i> (Univ. of Chi. Press 1994)
7	Allen W. Trelease, <i>White Terror: The Ku Klux Klan Conspiracy and Southern Reconstruction</i> (Harper & Row 1971)
8	Gabriel J. Chin, <i>The Voting Rights Act of 1867: The Constitutionality of Federal Regulation of Suffrage during Reconstruction</i> , 82 N.C. L. Rev. 1581 (2004)
9	Stetson Kennedy, <i>The Klan Unmasked: With a New Introduction by David Pilgrim and a New Author's Note</i> (Univ. of Ala. Press 1990)
10	Alexander Keyssar, <i>The Right to Vote: The Contested History of Democracy in the United States</i> (Basic Books 2000)
11	<i>Runoff Bill Revived by Senate Unit: Majority Vote Plan Sent to Sub-Panel, Atlanta Constitution, Mar. 1, 1963</i>
12	Bartlett C. Jones, <i>Flawed Triumphs: Andy Young at the United Nations</i> (Univ. Press of Am. 1996)
13	Dudley Clendinen, <i>Ex Colleague Upsets Julian Bond in Atlanta Congressional Runoff</i> , N.Y. Times, Sept. 3, 1986
14	Hulse, Carl, <i>Rebellion Stalls Extension of the VRA</i> , N.Y. Times, June 22, 2006
15	Fuller, Jaime, <i>The Fix: Republicans Used to Unanimously Back the Voting Rights Act. Not Any More</i> , Wash. Post, June 26, 2014
16	Ed. Daniel McCool, <i>The Most Fundamental Right</i> (Indiana Univ. Press 2012)
17	Lyman, Rick, <i>Extension of Voting Rights Act Likely Despite Critics</i> , N.Y. Times, Mar. 29, 2006
18	Amanda Becker, <i>Voting Rights Act At Risk?</i> , CQ Weekly, Feb. 2, 2013
19	David Wickert, <i>Georgia Agency Under Scrutiny for Treatment of Puerto Ricans</i> , Atlanta J. Const., July 12, 2019
20	Elliot McLaughlin, <i>Fritters and Frogs: Is Georgia's Discriminating Against Puerto Ricans with Driver's License Quiz?</i> , CNN, July 4, 2019
21	Richard, Fausset, <i>Georgia County Rejects Plan to Close 7 Polling Places in Majority Black Areas</i> , N.Y. Times, Aug. 28, 2018
22	Mark Niesse et al., <i>Voting Precincts Closed Across Georgia Since Election Oversight Lifted</i> , Atlanta J. Const., Aug. 31, 2018
23	<i>Why Don't Americans Vote: Causes and Consequences</i> (Bridgett A. King & Kathleen Hale eds., ABC-CLIO, LLC 2016)
24	Abraham Lincoln, Preliminary Emancipation Proclamation (1862) (retrieved from the Library of Congress), <a href="https://www.loc.gov/item/scsm000950/">https://www.loc.gov/item/scsm000950/</a>
25	Xi Wang, <i>The Voting Rights Act: Securing the Ballot</i> (Richard Valelly ed., CQ Press 2006)
26	<i>Reconstruction: America After the Civil War</i> (PBS documentary Apr. 2019)
27	John Hope Franklin, <i>Slavery to Freedom: A History of Negro Americans</i> (3d ed., Alfred A. Knopf 1967)
28	Eric Foner, <i>Reconstruction: America's Unfinished Revolution, 1863-1877</i> 437 (Perennial Classics 2002)
29	Michael J. Klarman, <i>The Voting Rights Act: Securing the Ballot</i> (Richard Valelly ed., CQ Press 2006)
30	C. Vann Woodward, <i>The Strange Career of Jim Crow</i> (3d ed., Oxford Univ. Press 2001)
31	Leon F. Litwack, <i>Trouble In Mind: Black Southerners in the Age of Jim Crow</i> (Alfred A. Knopf, 1998)
32	William Howard Taft, Pres. United States, Inaugural Address (Mar. 4, 1909)
33	Steven F. Lawson, <i>Black Ballots: Voting Rights in the South, 1944-1969</i> (Colum. Univ. Press 1976)

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Number	Name
34	Julia Baxter, <i>NAACP Conducts Branch Survey on Negro Vote</i> , NAACP Bulletin (Oct.-Nov. 1946)
35	<i>Bootle Orders University to Admit Negro Students, The Red &amp; Black: The Univ. of Ga., Jan. 5, 1961</i> , <a href="https://www.libs.uga.edu/hargrett/archives/integration/integration1_integration1_rbbootle.jpg">https://www.libs.uga.edu/hargrett/archives/integration/integration1_integration1_rbbootle.jpg</a>
36	THE DEPARTMENT OF JUSTICE'S CIVIL RIGHTS DIVISION: A HISTORICAL PERSPECTIVE AS THE DIVISION NEARS 50, March 22, 2006 Remarks by Wan J. Kim, Assistant Attorney General for the Civil Rights Division
37	Ari Berman, <i>Give Us The Ballot: The Modern Struggle for Voting Rights in America</i> (Farrar, Straus & Giroux 2015)
38	Laney, Garrine P., <i>The Voting Rights Act of 1965: Historical Background and Current Issues</i> (Novinka 2003)
39	Reis Thebault et al., <i>For Black Folks, It's Like A Set Up: Are You Trying to Kill Us?</i> , Wash. Post, Apr. 26, 2020, <a href="https://www.washingtonpost.com/nation/2020/04/26/coronavirus-southwest-georgia/">https://www.washingtonpost.com/nation/2020/04/26/coronavirus-southwest-georgia/</a>
40	Yamil Berard, <i>"Push Comes to Shove Moment" for Rural Hospitals in Georgia</i> , Atlanta J. Const., Sept. 24, 2020, <a href="https://www.ajc.com/news/investigations/push-comes-to-shove-moment-for-rural-hospitals-in-georgia/OUOVXKRW7JHHPQ7TKIZJYWUZY/">https://www.ajc.com/news/investigations/push-comes-to-shove-moment-for-rural-hospitals-in-georgia/OUOVXKRW7JHHPQ7TKIZJYWUZY/</a>
41	Jeff Lagasse, <i>Southwest Regional Medical Center Closes After More Than 70 Years</i> , Healthcare Fin. News, Oct. 26, 2020, <a href="https://www.healthcarefinancenews.com/news/southwest-georgia-regional-medical-center-closes-after-more-70-years">https://www.healthcarefinancenews.com/news/southwest-georgia-regional-medical-center-closes-after-more-70-years</a>
42	Alan Anderson, <i>Americus</i> , New Ga. Encyclopedia (Nov. 21, 2016)
43	History of the Andersonville Prison, Nat'l Park Serv., <a href="https://www.nps.gov/ande/learn/historyculture/camp_sumter_history.htm">https://www.nps.gov/ande/learn/historyculture/camp_sumter_history.htm</a> (last visited Aug. 16, 2021)
44	Dr. Martin Luther King In Sumter County—Americus, GA, waymarking.com, <a href="https://www.waymarking.com/waymarks/W1MWHTN_Dr_Martin_Luther_King_in_Sumter_County_Americus_GA">https://www.waymarking.com/waymarks/W1MWHTN_Dr_Martin_Luther_King_in_Sumter_County_Americus_GA</a>
45	Interview Re-evaluating the Albany Civil Rights Movement: Interview with Lee Formwalt, DailyHistory.org (Dec. 6, 2016), <a href="https://dailyhistory.org/Interview:Re-evaluating_the_Albanys_Civil_Rights_Movement:_Interview_with_Lee_Formwalt">https://dailyhistory.org/Interview:Re-evaluating_the_Albanys_Civil_Rights_Movement:_Interview_with_Lee_Formwalt</a>
46	<i>Georgia's Resistance to the Civil Rights Movement: Georgia Virtual Fieldtrips</i> , PBS, <a href="https://pba.pbslearningmedia.org/resource/a5799059-a479-474e-8df4-8f38c8d948a3/georgias-resistance-to-the-civil-rights-movement/">https://pba.pbslearningmedia.org/resource/a5799059-a479-474e-8df4-8f38c8d948a3/georgias-resistance-to-the-civil-rights-movement/</a>
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48	Sam Adams, <i>Albany Movement Set for Long Struggle</i> , Tampa Bay Times, Dec. 19, 1961
49	Trezevant W. Anderson, <i>The Truth About Albany, Georgia's Mess</i> , The Pittsburgh Courier, Dec. 30, 1961
50	Douglas E. Kneeland, <i>A 'Mean Town in Georgia in the 60s Sinks Into Euphoria While Awaiting Carter Election</i> , N.Y. Times, Aug. 3, 1976
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56	Shirley Green-Reese, <i>The Untold Story: 52 Years—Justice Denied Hidden Behind Bars—52 Year Ago</i> , Originally Prepared for the 2015 Leesburg Stockade Women's Commemorative Program, <a href="https://www.crmvet.org/nars/leesburg.htm">https://www.crmvet.org/nars/leesburg.htm</a> (last visited Oct. 24, 2021)
57	Edward F. Woods, <i>Insurrection Law Voided by Court</i> , St. Louis Post-Dispatch, Nov. 3, 1963
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63	Alan Anderson, Americus School History, sumtercountyhistory.com, <a href="http://www.sumtercountyhistory.com/history/AmSchHx.htm">http://www.sumtercountyhistory.com/history/AmSchHx.htm</a>
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65	Associated Press, <i>School Integration Continues in South Without Incidents</i> , San Antonio Express, Sept. 1, 1964, at A4
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258	Sarah Beth Coffey, "Undocumented Immigrants in Georgia: Tax Contribution and Fiscal Concerns" (Georgia Budget and Policy Institute, January 2006),
259	<i>Law Boosts Businesses' Burden</i> , Gwinnett Daily Post, October 20, 2006
260	<i>30 Men Snared in Raid on Company</i> , Forsyth County News, Sept. 17, 2006
261	"Workplace Raid Signals Changes in Strategies," Forsyth County News, September 21, 2006
262	"Crackdown on Immigrants Empties a Town," Christian Science Monitor, October 3, 2006
263	<i>Immigration Issue Ripples Both Ways</i> , Atlanta J. Const., Sept. 25, 2006
264	"Latinos Call for Legalization," Atlanta J. Const., Oct. 8, 2006
265	HB 87, Illegal Immigration Reform and Enforcement Act, 2011 Ga. Laws 795
266	<a href="http://www.legis.ga.gov/Legislation/20132014/137020.pdf">www.legis.ga.gov/Legislation/20132014/137020.pdf</a>
267	<i>Georgia Passes Immigration Bill Similar to Arizona's</i> , L.A. Times, Apr. 14, 2011
268	Jeremy Redmon, <i>Georgia Lawmakers Pass Illegal Immigration Crackdown</i> , Atlanta J. Const., Apr. 15, 2011
269	Jeremy Redmon, <i>Governor Signs Arizona-style Immigration Bill into Law</i> , Atlanta J. Const., May 13, 2011
270	<i>Rural Republicans in Georgia Can't Have It Both Ways</i> , Macon Examiner, June 21, 2011
271	Megan McArdle, <i>Georgia's Harsh Immigration Law Costs Millions in Unharvested Crops</i> , The Atlantic, June 21, 2011
272	<i>Deal Signs Immigration Bill</i> , Augusta Chronicle, May 24, 2011
273	<i>Georgia Governor to Sign Law Targeting Illegal Immigrants</i> , CNN, Apr. 15, 2011
274	Arthur L. Burris & Eric A. Fisher, <i>The Help America Vote Act and Election Administration: Overview and Selected Issues for the 2016 Election</i> (Congressional Research Service, Oct. 18, 2016)
275	Immigration Policy Center, "Using the Systematic Alien Verification for Entitlements (SAVE) Program for Voter Eligibility Verification" (August 2012).
276	Ana Henderson, <i>Citizenship, Voting, and Asian American Political Engagement</i> , 3 UC Irvine L. Rev. 1077 (2013)
277	Ewa Kochanska, <i>Georgia Files Lawsuit Against U.S. Justice Department</i> , Atlanta Examiner, June 23, 2010.
278	Aaron Gould Sheinin, Justice Department Approves Georgia Voter Verification System, Atlanta J. Const., Aug. 23, 2010
279	<i>Kemp: Victory for Georgia Voters</i> , Athens Banner-Herald, Aug. 27, 2010
280	Michael P. McDonald and Justin Levitt, <i>Seeing Double Voting: An Extension of the Birthday Problem</i> , 7 Election L.J. 111 (2008)
281	Ivan Fellegi & Alan Sunter, <i>A Theory for Record Linkage</i> , 64 J. Am. Stat. Ass'n 1183 (1969)
282	Ahmed Elmagarmid et al., <i>Duplicate Record Detection: a Survey</i> , 19 IEEE Transactions on Knowledge & Data Eng'g 1 (2007)
283	Steven J. Rosenstone & Raymond E. Wolfinger, <i>Who Votes?</i> (Yale Univ. Press 1978)
284	Jan E. Leighley & Jonathan Nagler, <i>Who Votes Now? Demographics, Issues, Inequality, and Turnout in the United States</i> (Princeton Univ. Press 2013)
285	American Fact Finder, S1501, p. 2, reporting American Community Survey, 2013-2017 5-year Estimates
286	Kristen Clarke, Julie Houk, and John Powers, "Strict Construction of Voter Registration Laws; Georgia's Experience in 20-18," Chapter 2 of <i>America Votes! Challenges to Modern Election Law and Voting Rights</i> (4th edition, American Bar Association, 2019), 21-41 (at p. 30).

## FFA v. Raffensperger

<u>Number</u>	<u>Name</u>
287	Report of the Committee on the Judiciary on S. 1992 (Voting Rights Act Extension), U.S. Senate, 97th Cong., 2nd Sess., Report No. 97-417
288	Declaration of Vincent L. Hutchings Table 1 (p. 9), <i>Ga. State Conference NAACP v. Gwinnett Cnty. Bd. of Registrations &amp; Elections</i> , No.1:16-cv-02852 (N.D. Ga. Aug. 6, 2017)
289	Declaration of Richard L. Engstrom, August 8, 2017, and Rebuttal Declaration of Richard L. Engstrom, February 2, 2018, Georgia State Conference NAACP v. Gwinnett County Board of Registrations and Elections, C.A. No. 1:16-cv-02852 (N.D. Ga.).
290	Expert Report of Jowei Chen, December 22, 2017, Georgia State Conference NAACP v. State of Georgia, C.A. No. 1:17-cv-01247 (N.D. Ga.).
291	Declaration of Gary O. Bartlett, Ga. State Conf. NAACP v. Kemp, No. 2:16-cv-00219 (N.D. Ga. Sept. 14, 2016)
292	Dr. Michael P. McDonald Expert Report, Ga. State Conf. NAACP v. Kemp, No. 2:16-cv-00219 (N.D. Ga. Sept. 14, 2016)
293	Declaration of Diana Cofield, Ga. Coalition for the People's Agenda v. Kemp (N.D. Ga. Oct. 29, 2018)
294	Complaint, Georgia State Conf. NAACP v. Kemp, No. 2:16-cv-00219 (N.D. Ga.)

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Pls.' Exhibit No.	Doc Date	Bates Range	Description	Objections
1	07/11/1968	n/a	July 11, 1968 Objection letter from Stephen J. Pollak to Arthur K. Bolton	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
2	09/18/1981	n/a	Sept. 18, 1981 Objection letter from William Bradford Reynolds to Michael Bowers	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
3	02/11/1992	n/a	Feb. 11, 1992 Objection letter from John R. Dunne to Mark H. Cohen	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
4	10/29/2002	n/a	Help America Vote Act of 2002	
5	3/27/07	STATE-DEFENDANTS-00090601-04	User Agreement for Voter Registration Information Verification System Services between The Georgia Department of Driver Services (MVA) and the Social Security Administration (SSA), (signed February 14, 2007 by the Commissioner of DDS and April 23, 2007 by the Regional Commissioner of SSA)	
6	00/00/0000	n/a	Georgia Voter Registration Form <a href="https://sos.ga.gov/admin/files/GA_VR_APP_2019.pdf">https://sos.ga.gov/admin/files/GA_VR_APP_2019.pdf</a> (last visited Nov. 30, 2021)	
7	00/00/0000	GA00784990	<b>Pls' MSJ Ex. 0468</b> - Slide/powerpoint re Randolph County Board of Elections and Registration	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
8	00/00/0000	ORR-CHATTOOGA-000917-60	<b>Pls' MSJ Ex. 0152</b> - PowerPoint presentation/slide deck by Chris Harvey, Elections Director, re Provisional Ballots	
9	00/00/0000	PLTFS-EBC-000001-12	<b>Ebenezer Ex. 011</b> Church flyers	
10	00/00/0000	PLTFS-EBC-000154	<b>Ebenezer Ex. 004</b> Ebenezer Baptist Church Vision and Purpose Statement	
11	00/00/0000	PLTFS-FFA-001120	<b>GWargo Ex. 017</b> Fair Fight Action Lawsuit FAQs	
12	00/00/0000	PLTFS-FFA-001479-95	<b>GWargo FFA Ex. 087</b> Stenographic minutes for leader Stacey Abrams speech	
13	00/00/0000	PLTFS-FFA-001996-98	<b>GWargo FFA Ex. 089</b> Job Description re Fair Fight Action, Campus Chapter Manager	
14	00/00/0000	PLTFS-FFA00-1098-99	<b>GWargo Ex. 018</b> Summary of <i>Fair Fight v. Crittenden</i> Complaint	
15	00/00/0000	PLTFS-VHC-00003-04	<b>VH Ex. 004</b> List of Virginia Highland Voter Registration Volunteers	
16	00/00/0000	State-Defendants-00005805-7528	<b>Pls' MSJ Ex. 0493</b> - Compilation of SOS Training Materials	Defendants object to this exhibit as irrelevant under F.R.E. 401 and because its probative value is substantially outweighed by the danger of confusion, waste of time, or cumulation of evidence under F.R.E. 403. The exhibit contains over 5,000 pages of training materials.
17	00/00/0000	State-Defendants-00007501-7767	<b>Pls' MSJ Ex. 0131</b> - Compilation of Official Election Information memos and Official Election Bulletins from 2013-2019	Defendants object to this exhibit as irrelevant under F.R.E. 401 and because its probative value is substantially outweighed by the danger of confusion, waste of time, or cumulation of evidence under F.R.E. 403. The exhibit contains hundreds of pages of irrelevant materials.

18	00/00/0000	State-Defendants-00007847-7915	<b>Ex. 090 (Rayburn)</b> GEOC County Course #3 Legal Framework of Elections	
19	00/00/0000	State-Defendants-00007980-8065	<b>Ex. 050: (Harvey)</b> GEOC County Course #5 How to Manage your Poll Worker	
20	00/00/0000	State-Defendants-00008243-75 State-Defendants-00008276-8325 State-Defendants-00008326-97 State-Defendants-00008398-8474 State-Defendants-00008475-8566 State-Defendants-00008567-8652 State-Defendants-00008653-75 State-Defendants-00008676-8714 State-Defendants-00008715-31	<b>Pls' MSJ Ex. 0494</b> - SOS Training Materials (for Registrars) by Georgia Registrar Official Certification (GROC) -- Courses #1 (Registrar Overview), #2 (Election Law for Non-Lawyers), #3 (legal framework of elections), #4 (Registration Basics), #5 (Pre Election), #6 (Managing Poll Workers and Polling Places), #7 (Adminstrating Oaths), #8 (Absentee Ballot Procedures); and "How to Take A Quiz"	
21	00/00/0000	State-Defendants-00008732-56 State-Defendants-00008757-75 State-Defendants-00008776-8817 State-Defendants-00008818-37 State-Defendants-00008838-53 State-Defendants-00008854-85 State-Defendants-00008886-8928 State-Defendants-00008929-8951	<b>Pls' MSJ Ex. 0495</b> - Compilation of 3T webinar training materials/powerpoint slides: 4/18/19 The Election Forum training; 2/21/19 The Election Forum; 7/8/19 Municipal Clerks and Municipal Election Superintendents, The Election Forum; 7/16/19 Processing Backlog of Pending Voters Due to HB316; 7/18/19 The Election Forum; 7/31/19 Felon Process Change to HB316 Change to O.C.G.A. Sec. 21-2-231(c); 7/27/19 The Election Forum; 5/16/19 The Election Forum	
22	00/00/0000	State-Defendants-00046389	<b>Pls' MSJ Ex. 0546</b> - Excel Chart/table regarding voters, provisional code, county of registration	
23	00/00/0000	State-Defendants-00046415	<b>Pls' MSJ Ex. 0552</b> - Chart/table list of names, rejected voters and reason	
24	00/00/0000	State-Defendants-00046422-23	<b>Pls' MSJ Ex. 0554</b> - Chart/table re Gordon County Provisional Ballots	
25	00/00/0000	State-Defendants-00046492	<b>Pls' MSJ Ex. 0556</b> - Chart/table list of names, rejected voters and reason	

26	00/00/0000	State-Defendants-00051191-97	<b>Ex. 101: (Rayburn)</b> Letter to Fellow Secretaries of State from Brad Raffensperger	
27	00/00/0000	State-Defendants-00079588-656	<b>Pls' MSJ Ex. 0595</b> - GEOC County Course #3, Training re Legal Framework of Elections	
28	00/00/0000	State-Defendants-00095888-905	<b>Pls' MSJ Ex. 0030</b> -Presentation deck re Special Topics of the Month: Verification Changes due to HB316, by Georgia Elections Division	
29	00/00/0000	State-Defendants-00097120-44	<b>Pls' MSJ Ex. 0634</b> - Presentation deck re training session on Absentee Voting, by Holly Smith	
30	00/00/0000	State-Defendants-00100006-46	<b>Pls' MSJ Ex. 0261</b> - GEOC County Course #1, Training Materials, Program Overview	
31	00/00/0000	State-Defendants-00100120-91	<b>Pls' MSJ Ex. 0635</b> - GEOC County Course #3 - Training re Legal Framework of Elections	
32	00/00/0000	State-Defendants-00100636-94	<b>Pls' MSJ Ex. 0037</b> - GEOC County Course #9, Post Election training	
33	00/00/0000	State-Defendants-00102947-103015	<b>Pls' MSJ Ex. 0636</b> - GROC Registrar Course #3 - Training re Legal Framework of Elections	
34	00/00/0000	State-Defendants-00103254-345	<b>Pls' MSJ Ex. 0234</b> - GROC - Course #5 Training Materials - re Pre Election	
35	00/00/0000	State-Defendants-00105899-975	<b>Pls' MSJ Ex. 0031</b> GROC Registrar Course No. 4 -- Registration Basics (Manual) Georgia Registrar Official Certification	
36	00/00/0000	STATE-DEFENDANTS-00107570-628	"Election Law for Non-Lawyers" Presentation	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
37	00/00/0000	STATE-DEFENDANTS-00113556-58	Quiz accompanying GROC presentation on "Registration Basics"	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
38	00/00/0000	State-Defendants-00114398-415	<b>Pls' MSJ Ex. 0637</b> - Georgia HAVA Verification Presentation by K. Rayburn	
39	00/00/0000	State-Defendants-00114659-81	<b>Pls' MSJ Ex. 0043</b> - Training PowerPoint re New Legislation by Brian Kemp	
40	00/00/0000	State-Defendants-00120682-768	<b>Pls' MSJ Ex. 0260</b> - GEOC Training Materials, Municipal Course #5: How to Manage Your Poll Workers	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
41	00/00/0000	State-Defendants-00131303-26	<b>Pls' MSJ Ex. 0036</b> - SOS Poll Worker Training, presentation overview	
42	00/00/0000	STATE-DEFENDANTS-00131804-28	Presentation: County Registrars	
43	00/00/0000	STATE-DEFENDANTS-00211098-99	Job description - Elections Division Director.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
44	00/00/0000	State-Defendants-00287545	<b>Pls' MSJ Ex. 0774</b> - Proposed Changes to the NCOA Process	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
45	00/00/0000	State-Defendants-00313405	<b>Pls' MSJ Ex. 0794</b> - List of provisional voters in Cherokee County	
46	00/00/0000	State-Defendants-00313465	<b>Pls' MSJ Ex. 0797</b> - List of provisional voters	
47	00/00/0000	State-Defendants-00313540	<b>Pls' MSJ Ex. 0799</b> - List of provisional voters	
48	00/00/0000	State-Defendants-00471999	<b>Pls' MSJ Ex. 0886</b> - Redacted list - Rejected PR's for Douglas County	

49	00/00/0000	State-Defendants-00825828	<b>Pls' MSJ Ex. 0965</b> - Notes re Elizabeth Bleakley, could not vote because of "N" next to her name	
50	00/00/0000	STATE-DEFENDANTS-01063647-88	Presentation re: Verification Update and Dashboard Reports post-HB 268	
51	00/00/0000	n/a	<b>GWargo FFA Ex. 113</b> Website printout: Fighting Back for Voters	
52	00/00/0000	n/a	<b>Expert Ex. 002: (McCrory)</b> Curriculum Vitae of Dr. Peyton McCrory	
53	00/00/0000	n/a	<b>Pls' MSJ Ex. 1028</b> - AJC.com article: Ernie Suggs, <i>Douglas Leader's Racial Comments Spark Calls that He Resign</i>	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
54	00/00/0000	n/a	<b>Pls' MSJ Ex. 1032</b> - AJC.com article: Chris Joyner, <i>Georgia Candidates Embrace Group with Extremist Ties</i>	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
55	00/00/0000	n/a	<b>Ex. 002 (Harvey)</b> Poll Worker Training Resources SOS Website Page	
56	00/00/0000	n/a	<b>Ex. 111: (Germany):</b> O.C.G.A. § 21-2-220.1 - Required Documentation for Voter Registration	
57	00/00/0000	n/a	<b>Ex. 159: (Kemp)</b> Press Release: Georgia Breaks All-time Voting Record	
58	10/24/1994	n/a	<b>Expert Ex. 012: (McCrory)</b> October 24, 1994 Objection Letter from Deval L. Patrick	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
59	3/14/1997	n/a	<b>Expert Ex. 014: (McCrory)</b> Journal of the House of Representative of the State of Georgia at The Regular Session Commenced at Atlanta, Monday, January 13, 1997 and adjourned Friday, March 28, 1997	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
60	7/9/2000	STATE-DEFENDANTS-00343318-65	Presentation re: Verification Update and Dashboard Reports post-HB 268	
61	12/00/2001	n/a	<b>Expert Ex. 015: (McCrory)</b> Report of The 21st Century Voting Commission re SB 213	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
62	10/12/2004	STATE-DEFENDANTS-00090610-19	User Agreement for Voter Registration Information Verification System Services between the Georgia Department of Driver Services (MVA) and the Social Security Administration (SSA)	
63	5/14/2013	STATE-DEFENDANTS-01118407	SEB Case List	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
64	7/20/2007	State-Defendants-00046379	<b>Pls' MSJ Ex. 0545</b> - List of provisional voters	
65	2/10/2009	STATE-DEFENDANTS-00084238	United States Department of Justice Civil Rights Division - Section 5 Voting Submission by State of Georgia	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
66	5/29/2009	STATE-DEFENDANTS-01063708-13	May 29, 2009 Letter to Attorney General Baker from Loretta King, Acting Assistant Attorney General	
67	6/16/2009	STATE-DEFENDANTS-00090569-71	DOJ letter to Georgia re Exact Match, responding to request for the Dept's views concerning the effect of the objection on the state's voter verification program and the state's obligations under HAVA.	

68	6/22/2009	n/a	<b>Expert Ex. 006: (Mayer)</b> Memo forwarding Social Security Administration Memo and Quick Response Evaluation entitled <i>Accuracy of the Help America Vote Verification Program Responses</i>	
69	10/13/2009	STATE-DEFENDANTS-00090572-75	October 13, 2009 Letter from Asst. Attorney General Thomas E. Perez to Deputy Attorney General Dennis R. Dunn re: Georgia revised 2009 verification program for voter registration application data	
70	12/22/2009	STATE-DEFENDANTS-00090576-77	Dec. 22, 2009 Letter from Attorney General Thurbert E. Baker to Hon. Thomas E. Perez re: Georgia HAVA and Citizenship Verification Processes	
71	1/8/2010	ORR-NEWTON-COUNTY-005339	<b>Pls' MSJ Ex. 0486:</b> Newton County Resp. to ORR	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of waste of time, or cumulation of evidence. F.R.E. 403
72	2/22/2010	STATE-DEFENDANTS-00090578-80	Feb. 22, 2010 Letter from Asst. Attorney General Thomas E. Perez to Deputy Attorney General Dennis R. Dunn re: Georgia revised 2009 verification program for voter registration data	
73	2/23/2010	State-Defendants-00018103-04	<b>Ex. 043: (Harvey)</b> Office of Secretary of State Job Description re: Elections Division Director	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
74	6/3/2010	n/a	<b>Ex. 155: (Kemp)</b> O.C.G.A. § 21-2-31 - Duties of the Board, Effective 6.3.2010	
75	6/3/2010	n/a	<b>Ex. 007: (Worley)</b> O.C.G.A. § 21-2-31 - Duties of the Board, Effective 6.3.2010	
76	8/17/2010	State-Defendants-00078192-215	<b>Pls' MSJ Ex. 0594</b> - State of Georgia Submission Under Section 5 of the Voting Rights Act, for Preclearance/Verification process	
77	8/18/2010	State-Defendants-00078191	<b>Pls' MSJ Ex. 0593-</b> Letter from T. Christian Herren, Jr. to Anne W. Lewis re 2010 voter registration verification program for the State of Georgia	
78	7/18/2011	PLTFS-BMBC-000060-82	<b>Scott Ex. 006</b> Constitution and Bylaws for Baconton Missionary Baptist Church, Inc.	
79	3/19/2012	STATE-DEFENDANTS-00037949-58	SOS Office of Investigations Synopsis re: SEB Case 2012-000180	
80	1/25/2013	STATE-DEFENDANTS-00036606-10	SOS Office of Investigations Synopsis re: SEB Case 2012-089	
81	9/12/2013	State-Defendants-00264433-38	<b>Pls' MSJ Ex. 0123</b> - Manual - Online voter Registration System, DDS Interface Details, High Level Design	
82	10/10/2013	State-Defendants-00264426-32	<b>Pls' MSJ Ex. 0124</b> - Voter Registration DDS Verification Technical Guide	
83	00/00/2014	ORR-Gwinnett County-000830-1019	<b>Pls' MSJ Ex. 0484</b> - Letters re Gwinnett County complaints and forms	Defendants object to this exhibit as irrelevant under F.R.E. 401 and because its probative value is substantially outweighed by the danger of confusion, waste of time, or cumulation of evidence under F.R.E. 403. The exhibit contains hundreds of pages of irrelevant materials.

84	00/00/2014	PLTFS-FFA-000128-29	Pls' MSJ Ex. 0213 - Door hanger, Make a Plan: Vote 2014	
85	00/00/2014	PLTFS-FFA-000128-29	Gwargo Ex. 036 Door hang tag - Make A Plan Vote 2014	
86	00/00/2014	State-Defendants-00036746-57	Pls' MSJ Ex. 0531 - Notes and Consent Orders: <i>City of Wadley I and II, In re Shirley Samples</i>	
87	3/6/2014	State-Defendants-00032170-78	Pls' MSJ Ex. 0519 - Report of Investigation: SUMMARY, regarding City of Atlanta, Fulton County, SEB #2013-000052	
88	3/6/2014	State-Defendants-00034330-40	Pls' MSJ Ex. 0524 - Report of Investigation regarding City of Atlanta, Fulton County, SEB #2013-000052	
89	3/6/2014	STATE-DEFENDANTS-00817541-49	Investigation Summary SEB Case 2013-00052	
90	3/14/2014	ORR-BULLOCH COUNTY-003153-94	2014 Poll Worker Manual	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
91	3/28/2014	State-Defendants-00128820	Pls' MSJ Ex. 0643 - March 28, 2014 Election Update	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
92	3/29/2014	STATE-DEFENDANTS-00840846	Presentation: "Registration/Reporting List Maintenance."	
93	4/16/2014	State-Defendants-00128752	Pls' MSJ Ex. 0642 - April 16, 2014 Election Update	
94	7/00/2014	PLTFS-FFA-000037-42	Gwargo Ex. 023 Draft Articles of Incorporation of Voter Access Institute, Inc.	
95	7/12/2014	n/a	Ex. 156: (Kemp) Plaintiffs' Transcription of July 12, 2014 Audi-Recorded Statement of Then-Secretary of State Brian Kemp - Transcription Commencing at 5:11 Minute Mark of Audio	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
96	7/23/2014	PLTFS-FFA-000095-113	Pls' MSJ Ex. 0015 - Form 1024 Application for Recognition of Exemption Under 501(a) for Voter Access Institute, Inc.	
97	9/17/2014		State Election Board Hearing Transcript 9/17/2014	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
98	10/00/2014	ORR-Randolph County-000579	Pls' MSJ Ex. 0042 - Randolph County Resp. to ORR	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
99	10/00/2014	PLTFS-FFA-000034-36	Pls' MSJ Ex. 0215 - Voter Access Institute Fall 2014 Plans: Georgia 501(c)(4)	
100	10/00/2014	PLTFS-FFA-000044-49	GWargo Ex. 031 - Voter Access Institute Prospectus (Fall 2014)	
101	10/00/2014	PLTFS-FFA-000055-60	GWargo Ex. 030 - Voter Access Institute Prospectus (Fall 2014)	
102	10/00/2014	PLTFS-FFA-000067-72	GWargo Ex. 032 - Voter Access Institute Prospectus (Fall 2014)	
103	6/22/2009	n/a	Memorandum re Quick Evaluation ResponseL Accuracy of the Help America Vote Verification Program Responses (A-03-09-29115)	
104	11/6/2014	STATE-DEFENDANTS-00811048-50	Investigation Summary SEB Case No. 2014-16	

105	12/4/2014	State-Defendants-00810909-13	<b>Pls' MSJ Ex. 0943</b> - Report of Investigation regarding Fulton County, Voter Registration Complaint, SEB Case No. 2014-84	
106	12/12/2014	STATE-DEFENDANTS-00813720-21	Investigation Summary SEB Case 2014-50	
107	00/00/2015	GA00785368-73	<b>Ex. 060: (Harvey)</b> Georgia Secretary of State documents re: Precinct and Polling Place	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
108	02/00/2015	n/a	<b>Ex. 123: (Germany):</b> Georgia Secretary of State documents re: Precinct and Polling Place	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
109	02/00/2015	n/a	<b>GWargo Ex. 006</b> February 2015 Brochure re Precinct and Polling Place (signage)	
110	2/6/2015	State-Defendants-00825813-19	<b>Pls' MSJ Ex. 0039</b> - Report of Investigation, Douglas County, Voter Turned Away, Case #2014-000075	
111	2/26/2015	State-Defendants-00028417-24	<b>Pls' MSJ Ex. 0517</b> - Report of Investigation regarding Cobb County, Provisional Ballots, SEB #2015-000002	
112	4/30/2015	State-Defendants-00037787-98	<b>Pls' MSJ Ex. 0532</b> - Report of Investigation, Summary, regarding Ben Hill County, Voter Turned Away, SEB #2014-074	
113	5/5/2015	STATE-DEFENDANTS-00130678	"Election Laws Test Your Knowledge" document	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
114	6/1/2015	State-Defendants-00127461-599	<b>Pls' MSJ Ex. 0125</b> - Presentation: Verification of US Citizenship of Applicants for Voter Registration	
115	6/1/2015	STATE-DEFENDANTS-00852159	Training manual: "The Implementation of SB 86: Verification of United States Citizenship of Applicants for Voter Registration."	
116	6/10/2015	n/a	<b>Pls' MSJ Ex. 1015</b> - Special Called State Election Board Meeting transcript, re SEB Cases 2008-000084, 2008-000104, 2008-000134, 2012-000056, & 2012-000156	
117	6/15/2015	STATE-DEFENDANTS-00128902	Election Update of June 15, 2015	
118	6/17/2015	STATE-DEFENDANTS-00863054-92	Presentation: June 2015 3T	
119	6/19/2015	STATE-DEFENDANTS-00128903	Election Update of June 19, 2015	
120	7/6/2015	State-Defendants 00842572	<b>Pls' MSJ Ex. 0056</b> Letter from SOS to Gail Schrader re SEB Case No. 2013-08, elections code violation	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
121	7/6/2015	State-Defendants-00842553	<b>Pls' MSJ Ex. 0054</b> Letter from SOS to Maxine Daniels re SEB Case No. 2012-000040(c), elections code violation	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
122	7/6/2015	State-Defendants-00842567	<b>Pls' MSJ Ex. 0243</b> - Letter of instruction for failure to properly input address/violation of elections code	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
123	7/6/2015	State-Defendants-00842569	<b>Pls' MSJ Ex. 0055</b> Letter from SOS to Colin McRae re SEB Case No. 2013-07, elections code violation	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
124	7/10/2015	State-Defendants-00842626-27;	<b>Pls' MSJ Ex. 0241</b> - Letter of instruction for failure to issue a provisional ballot/letter re violation of elections code	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
125	7/15/2015	STATE-DEFENDANTS-00813723-26	SOS Office of Investigations Report of Investigation re: SEB Case 2014-50	Defendants object to this exhibit on the basis of relevance. F.R.E. 401

126	7/17/2015	State-Defendants-00842499-500	<b>Pls' MSJ Ex. 0242</b> - Letter of instruction re candidate qualified to see and hold public office/violation of elections code	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
127	8/2/2015	STATE-DEFENDANTS-00130315-399	SOS Presentation for New Registrars	
128	8/13/2015	State-Defendants-00020523-33	<b>Pls' MSJ Ex. 0512</b> - Consent Order in <i>In re Fulton County Board of Registration and Elections</i> , before the State Election Board	
129	9/11/2015	State-Defendants-00018235-38	<b>Pls' MSJ Ex. 0504</b> - Email re Tifton Gazette Story, consolidate of precincts in Tifton County, 12 down to 1	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
130	10/6/2015	State-Defendants-00081482	<b>Pls' MSJ Ex. 0598 (excerpt)</b> - Letter to C. Harvey from J. Stocks re complaint regarding Carroll County School Board run-off election	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
131	10/8/2015	n/a	<b>Ex. 124: (Germany):</b> Email re MIDR Voter in the absentee system - pending voters/registrations	
132	10/15/2015	State-Defendants-00022855	<b>Pls' MSJ Ex. 0514</b> - Letter from RoseMarie Boring, Poll Manager, to R. Lewis, regarding SEB #2012-000180, Gwinnett County Registration Issues	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
133	10/26/2015	State-Defendants-00812872-74 State-Defendants-00812875-79	<b>Pls' MSJ Ex. 1045</b> - Report of Investigation and Investigation Summary re Case No. SEB 2014-61, Gwinnett County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
134	10/26/2015	State-Defendants-00819416-21	<b>Pls' MSJ Ex. 1044</b> - Report of Investigation re Case No. SEB 2014-61, Gwinnett County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
135	00/00/2016	n/a	Sen. Resolution 675	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
136	00/00/2016	n/a	Senate Bill 6	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
137	00/00/2016	State-Defendants-00095472-585	<b>Pls' MSJ Ex. 0049</b> - 2016 Poll Worker Manual	
138	1/27/2016	State-Defendants-00023905-16	<b>Pls' MSJ Ex. 0515</b> - Report of Investigation regarding Echols County, Failure to Perform Duties, SEB #2015-041	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
139	3/10/2016	n/a	Georgia House panel blocks English-only amendment to constitution -- <a href="https://www.ajc.com/news/state--regional-govt--politics/georgia-house-panel-blocks-english-only-amendment-constitution/oPoJnxEWFPI9XJpPWXAcyO/">https://www.ajc.com/news/state--regional-govt--politics/georgia-house-panel-blocks-english-only-amendment-constitution/oPoJnxEWFPI9XJpPWXAcyO/</a>	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
140	3/23/2016	n/a	<b>Pls' MSJ Ex. 1004</b> - SEB Minutes - Summary, State Election Board Meeting Minutes	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
141	5/19/2016	STATE-DEFENDANTS-00211092-93	Job description for the Chief Investigator role	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
142	6/2/2016	STATE-DEFENDANTS-00033439-43	Report of Investigation re: Pike County, SEB Case 2016-007	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
143	6/9/2016	State-Defendants-00824593-96	<b>Pls' MSJ Ex. 0962</b> - Report of Investigation regarding Candler County, Elections Officials, summary report, SEB #2016-028	

144	6/15/2016	State-Defendants-00034606-13	Pls' MSJ Ex. 0528 - Report of Investigation regarding Fulton County, Poll Location, SEB #2016-041	
145	6/28/2016	SEB Case 2015-82	SEB Case 2015-82: Transcript of proceedings	
146	6/28/2016	State-Defendants-00018032	Pls' MSJ Ex. 0502 - Email re Polling Place Question, can Lanier County close three of four polling places	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
147	6/30/2016	State-Defendants-00018031	Pls' MSJ Ex. 0500 - Email from C. Harvey to D. Worley re Question about Polling Place Consolidation Near Lanier County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
148	7/6/2016	STATE-DEFENDANTS-01057526	Spreadsheet re List of things to fix after 2016 election	
149	7/26/2016	STATE-DEFENDANTS-00420270-77	Report of Investigation SEB Case 2015-101	
150	7/29/2016	STATE-DEFENDANTS-00128952	July 29, 2016, Election Update	
151	9/20/2016	State-Defendants-00034501-11	Pls' MSJ Ex. 0525 - Report of Investigation regarding Hancock County, Polling Place, SEB #2016-026	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
152	9/30/2016	ORR-DODGE COUNTY-000401	September 30, 2016, Election Update	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
153	10/13/2016	ORR-BULLOCH COUNTY-000039-003637	Cancellations of registrations due to "invalid address"	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
154	10/14/2016	STATE-DEFENDANTS-00155217-18	Email exchange re: Web E-Mail [Stop Voter Fraud] from B. Chandler	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
155	10/17/2016	State-Defendants-00155223-24	Pls' MSJ Ex. 0651 -Email re Voter Registration Query, from G. Saleh, repeat registration and proof of citizenship	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
156	10/18/2016	State-Defendants-00155254	Pls' MSJ Ex. 0132 - Email re ExpressPoll is not Updating IDR	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
157	10/18/2016	State-Defendants-00155255-56	Pls' MSJ Ex. 0652 - N. Scott Meyer voter registration form	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
158	10/27/2016	State-Defendants-00156282	Pls' MSJ Ex. 0655 - Email re Elections Complaint from Cynthia McDonald, has voter registration been processed	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
159	10/27/2016	STATE-DEFENDANTS-00156303	Email exchange between Gwinnett County official and Axiver Harris re voter Albert Miller, erroneously cancelled as deceased.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
160	10/28/2016	STATE-DEFENDANTS-00312014	October 28, 2016 Official Election Bulletin	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
161	11/1/2016	State-Defendants-00334225	Pls' MSJ Ex. 0089 - Email re: Elections complaint, Voter Registration Cancelled in Gwinnett County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
162	11/3/2016	STATE-DEFENDANTS-00330820	Web E-Mail [Elections] from John Corn re: not found on MVP	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
163	11/4/2016	ORR-HABERSHAM COUNTY-000913	November 4, 2016 Official Election Bulletin	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
164	11/7/2016	State-Defendants-00892529-30	Pls' MSJ Ex. 0142 - Email re Elections Complaint from G. Hayden, Habersham County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
165	11/7/2016	State-Defendants-00892535-37	Pls' MSJ Ex. 0987 - Email re Elections Complaint from Daniel Hayes, Fulton County complaint, question of duplicate names and DOBs switched	Defendants object to this exhibit on the basis of relevance. F.R.E. 401

166	11/8/2016	State-Defendants-00017965	<b>Ex. 017: (Worley)</b> E-mail exchange from Worley to Josh Scollins regarding DDS Problems - question of enrolling at DDS office but not appearing on voter rolls	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
167	11/8/2016	State-Defendants-00046412	<b>Pls' MSJ Ex. 0551</b> - Chart/table re GE Provisional Ballot List	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
168	11/8/2016	STATE-DEFENDANTS-00156657-58	Email exchange between J. Hallman and PCC re: ExpressPoll problems	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
169	11/8/2016	State-Defendants-00156676-77	<b>Pls' MSJ Ex. 0657</b> - Email re Elections Complaint from Sarah Haskin, turned away at the poll in Cobb County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
170	11/8/2016	State-Defendants-00156744	<b>Pls' MSJ Ex. 0658</b> - Email re Elections Complaint from Morgan McGuire, maiden name is still on registration, but updated it in 2016	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
171	11/8/2016	State-Defendants-00156757	<b>Pls' MSJ Ex. 0659</b> - Email from J. Hallman regarding Advanced Voter Missing Credit for Voting	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
172	11/8/2016	State-Defendants-00156788-90	<b>Pls' MSJ Ex. 0660</b> - Email re Voter Status Update, voters who experienced DDS transfer errors	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
173	11/8/2016	State-Defendants-00156887	<b>Pls' MSJ Ex. 0661</b> - Email Complaint from Cheryl Daly Gilmore, voter did not receive requested absentee ballot and could not vote even with provisional ballot	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
174	11/8/2016	STATE-DEFENDANTS-00156904	Elections Complaint from M. C. Russell re: registration address issue	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
175	11/8/2016	STATE-DEFENDANTS-00234997	Elections Complaint from Christeene Alcosiba re: voting location instructions	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
176	11/8/2016	STATE-DEFENDANTS-00332341	Web E-Mail [Stop Voter Fraud] from K. K. Hatcher re: absentee ballot issue and forced to vote provisional ballot	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
177	11/8/2016	STATE-DEFENDANTS-00332383	Web E-Mail [Stop Voter Fraud] from W. L. Smith Sr.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
178	11/8/2016	State-Defendants-00332387	<b>Pls' MSJ Ex. 0093</b> - Email re: Stop Voter Fraud, from Travis Williams, Voter could not vote	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
179	11/9/2016	State-Defendants-00332287	<b>Pls' MSJ Ex. 0829</b> - Email re Stop Voter Fraud, from Raquel Parham, could not vote due to middle initial question	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
180	11/9/2016	State-Defendants-00332331	<b>Pls' MSJ Ex. 0830</b> - Email re Elections Complaint from Rosemary Hancock	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
181	11/9/2016	State-Defendants-00892509-10	<b>Pls' MSJ Ex. 0985</b> - Email re article, Poll Workers Denying Provisional Ballots	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
182	11/12/2016	ORR-Bulloch County-003358-3568	Rejection of provisional ballots cast by voters due to an "invalid residence address"	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
183	11/14/2016	STATE-DEFENDANTS-00188916	Spreadsheet: "Things to fix in eNet after the November Election"	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
184	12/2/2016	State-Defendants-00155578	<b>Pls' MSJ Ex. 0653</b> - Email from helpdesk/IT Ticket, re: Provisional Ballot Status on MVP, new action	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
185	12/12/2016	STATE-DEFENDANTS-01057002	Provisional ballot survey results, broken out by county.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
186	12/13/2016	State-Defendants-00026046-50	<b>Pls' MSJ Ex. 0516</b> - Report of Investigation regarding Gwinnet County, Absentee Ballots, SEB #2016-000173	Defendants object to this exhibit on the basis of relevance. F.R.E. 401

187	12/23/2016	State-Defendants-00154670-72	<b>Pls' MSJ Ex. 0649</b> - Email re IT ticket, ExpressPoll In - MIDR Status, present ID when applying or voting	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
188	12/23/2016	State-Defendants-00154768-71	<b>Pls' MSJ Ex. 0650</b> - Email from J. Hallman regarding New Ticket 77990 Election JIRA Issues - ExpressPoll In-MIDR Status, discussion of "January Batch"	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
189	12/31/2016	STATE-DEFENDANTS-00174202	2016 Online Voter Registration Summary Report	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
190	00/00/2017	STATE-DEFENDANTS-00113662-66	GEOA 2017 Questions and Answers	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
191	00/00/2017	State-Defendants-00114746-89	<b>Pls' MSJ Ex. 0638</b> - 2017 SOS Training deck by C. Harvey re Provisional Ballots	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
192	00/00/2017	n/a	<b>Pls' MSJ Ex. 1021</b> - 2017 article Kaiser Family Foundation: <i>Infant Mortality Rate by Race/Ethnicity</i>	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
193	1/9/2017	GA00784768	<b>Pls' MSJ Ex. 0465</b> - Email re Closing Precinct, consolidating precincts in Lanier County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
194	1/12/2017	State-Defendants-00189385-86	<b>Pls' MSJ Ex. 0713</b> - 01.25.2017 - Email re Voter Reg Information re email from AP to C. Broce regarding registered voters who are active or inactive	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
195	1/13/2017	STATE-DEFENDANTS-00187028	Email from B. Aycok (Mitchell) to H. Smith re: Mitchell County -- registrar daily activities training	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
196	1/13/2017	State-Defendants-00187261-62	<b>Pls' MSJ Ex. 0710</b> - Email re National Change of Address Process - Remove DOB, IT ticket notice	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
197	1/13/2017	STATE-DEFENDANTS-00189437-38	Email from D. Cox (Lowndes) to A. Harris re: Can't figure this one out	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
198	1/17/2017	STATE-DEFENDANTS-00188566	Email from T. Sargent to A. Pitts re: 40 day clock question, FW to J. Hallman	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
199	1/17/2017	State-Defendants-00238801	<b>Pls' MSJ Ex. 0739</b> - Email re 40 Day Clock Request from Hall County re rejection letter, expired voter registration	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
200	1/18/2017	State-Defendants-00160552-53	<b>Pls' MSJ Ex. 0668</b> - Email re DDS Applications and Mailing Addresses, email chain between J. Hallman and DDS	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
201	1/18/2017	State-Defendants-00333907	<b>Pls' MSJ Ex. 0110</b> Email re Web Email [Elections] from Cheresa Edmond - complaint regarding voter registration update	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
202	1/23/2017	State-Defendants-00168604-05	<b>Pls' MSJ Ex. 0675</b> - Email re Old Registrations, delayed registrations showing up in dashboard weeks later	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
203	1/23/2017	STATE-DEFENDANTS-00168701-02	J. Hallman IT ticket for MVP Polling Place - City Field	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
204	1/25/2017	STATE-DEFENDANTS-00163731	January 24, 2017 Election Update	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
205	1/25/2017	State-Defendants-00164121-22	<b>Pls' MSJ Ex. 0119</b> Email re Did Not Receive DDS App	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
206	1/26/2017	State-Defendants-00159264	<b>Pls' MSJ Ex. 0667</b> - Email re Missing DDS Mailing Addresses, problems with PO Box as mailing address and not residence address	Defendants object to this exhibit on the basis of relevance. F.R.E. 401

207	1/27/2017	State-Defendants-00158754	<b>Pls' MSJ Ex. 0665</b> - Email re New Ticket, PO BOX from DDS Is Not Pulling Over, issue with PO box as mailing address and not a residence address	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
208	1/27/2017	State-Defendants-00337007	<b>Pls' MSJ Ex. 0027</b> - SOS Email re Voter Registration, entitled Duplicate Merge?	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
209	1/27/2017	State-Defendants-00158872-73	<b>Pls' MSJ Ex. 0666</b> - Email re Duplicate Merge, suggested to improve merging voters from Charlton County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
210	1/30/2017	GA00777227-28	<b>Pls' MSJ Ex. 0445</b> - Email re Work Load Report	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
211	1/30/2017	State-Defendants-00179642-43	<b>Pls' MSJ Ex. 0706</b> - Email re DDS Applications and Mailing Addresses	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
212	1/30/2017	State-Defendants-00189270	<b>Pls' MSJ Ex. 0712</b> - Letter from Brian P. Kemp to State Rep. Scott Holcomb regarding his letter of Jan. 25 re illegal voting, voter ID law, etc.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
213	2/1/2017	GA00767582-88	Email exchange between M. Smith (Forsyth) and A. Harris re: Duplicate issues (1)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
214	2/1/2017	GA00768853-60	Email exchange between M. Smith (Forsyth) and A. Harris re: Duplicate issues (2)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
215	2/1/2017	GA00769001-06	<b>Pls' MSJ Ex. 0442</b> - Email re Duplicate Issues - one voter two entries	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
216	2/1/2017	GA00769481-84	Email exchange between M. Smith (Forsyth) and A. Harris re: Duplicate issues, FW to J. Hallman	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
217	2/2/2017	State-Defendants-00239247-48	<b>Pls' MSJ Ex. 0740</b> - Email re Ticket Closed - Voter Registration - Alphanumeric Addresses	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
218	2/3/2017	STATE-DEFENDANTS-00165209-11	Email exchange between J. Hallman and S. Jeffries re IT Ticket: Voter Registration -- Alphanumeric Addresses	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
219	2/3/2017	STATE-DEFENDANTS-00165356-58	J. Hallman IT ticket re: Absentee Ballots - Cancelling Applications of Transfer Voters	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
220	2/3/2017	STATE-DEFENDANTS-00165708-09	Email exchange between County official and Hallman re: hoc verbal or written communications between counties and duplicate merges	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
221	2/3/2017	State-Defendants-00165728	<b>Pls' MSJ Ex. 0673</b> -Initial email and foward re Consolidation of Irwin County, seeking advice going from 8 precincts to 2	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
222	2/6/2017	State-Defendants-00187855-56	<b>Pls' MSJ Ex. 0711</b> - Email re DDS Applications, issue is Return to Sender, and dashboard issue of PO Box information not in mailing address section	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
223	2/7/2017	GA00782118-19	<b>Pls' MSJ Ex. 0455</b> - Email chain re Message from KMBT_C552, question regarding absentee ballots - why were over 13,000 rejected	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
224	2/7/2017	STATE-DEFENDANTS-00185415-22	Email from S. Shetty to C. Harvey re: "Vitals Interface" process, and Attachment to Email	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
225	2/7/2017	STATE-DEFENDANTS-00282948-54	Georgia Secretary of the State, Elections Division, Vitals Interface Process	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
226	2/8/2017	GA00767679-708	<i>NAACP v. Kemp</i> (2:16-cv-00219-WCO, N.D. Ga.) settlement agreement.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401

227	2/8/2017	State-Defendants-00238458-61	<b>Pls' MSJ Ex. 0738</b> - Email chain re Secretary of State Data for Motor Voter, question of different mailing addresses - PO Box versus residence addresses	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
228	2/10/2017	STATE-DEFENDANTS-00339681	Web E-Mail [Elections] from Patrick Moore, incorrect address for his home.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
229	2/13/2017	GA00784382-83	<b>Pls' MSJ Ex. 0045</b> - Email re Consolidation for Irwin County, email discussion of precinct consolidation	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
230	07/00/2009	n/a	The Story of the Social Security Number, Carolyn Puckett	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
231	2/15/2017	STATE-DEFENDANTS-01008379	Email exchange between J. Hallman and K. Rayburn re: Pending Voters 9.20.16	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
232	2/16/2017	GA00785478	<b>Pls' MSJ Ex. 0473</b> - Email re Tonya-Towns Couty, counties consolidating into one precinct	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
233	2/17/2017	GA00785510	<b>Pls' MSJ Ex. 0474</b> - Email re A New Discussion Has Been Posted in The Buzz, regarding single voting precinct, Towns County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
234	2/20/2017	STATE-DEFENDANTS-00500312	Draft of letter sent to voter registrants who experienced a citizenship non-match.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
235	2/22/2017	STATE-DEFENDANTS-00177288	IT Ticket with a heading "Duplicaet [sic] voters."	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
236	2/23/2017	State-Defendants-00166546-49	<b>Pls' MSJ Ex. 0028</b> - SOS Email re Commercial Addresses	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
237	2/23/2017	State-Defendants-00340038-39	<b>Pls' MSJ Ex. 0858</b> - Official Election Bulletin re Updated Pending Voters Action	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
238	2/23/2017	STATE-DEFENDANTS-01010569-71	Harvey email to Germany and Rayburn re draft of OEB re NAACP v. Kemp settlement, attachment	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
239	2/24/2017	GA00784742	<b>Pls' MSJ Ex. 0174</b> - Email re Precincts/Vote Centers, seeking guidance on boundaries and consolidating precincts in larger ones/vote centers - Columbia County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
240	2/24/2017	State-Defendants-00165968-69	<b>Pls' MSJ Ex. 0674</b> - Email re 2.23.17 OEB, discussion with C. Harvey and K. Collins re "appropriate verification documentation"	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
241	2/24/2017	State-Defendants-00165978-99	<b>Pls' MSJ Ex. 0129</b> -Email re 2.23.17 OEB, discussion of appropriate verification documentation	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
242	2/23/2017	STATE-DEFENDANTS-01007642-43	February 23, 2017 OEB	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
243	2/24/2017	STATE-DEFENDANTS-01008509-18	Hallman email re: Verification Letter Available in Test, attached 3 draft verification letters	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
244	2/24/2017	STATE-DEFENDANTS-01009996-98	Email exchange between SOS Office and PCC regarding technical issues involving pushing out verification letter updates on eNet	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
245	2/25/2017	STATE-DEFENDANTS-01009999	Attachment to email exchange between SOS Office and PCC regarding technical issues involving pushing out verification letter updates on eNet	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
246	2/27/2017	GA00767781-768817	Rayburn requests IT ticket for Verification Process - Check List of Pending Records	Defendants object to this exhibit on the basis of relevance. F.R.E. 401

247	2/28/2017	GA00769514-17	Email from SOS office to PCC re: Ticket for Verification Rerun, rerunning approximately 11,400 records through verification	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
248	2/28/2017	State-Defendants-00193039-58	<b>Pls' MSJ Ex. 0717</b> - Presentation, Election Day, Absentee Ballots at the Polls	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
249	3/1/2017	GA00766353	<b>Pls' MSJ Ex. 0058</b> - Email re Correction, with Columbia County re Canceled Voters	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
250	3/1/2017	GA00777237-40	Email from Germany to Hallman, Fwd: Ticket for Verification Rerun; Registration Issues	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
251	3/1/2017	GA00784732	<b>Pls' MSJ Ex. 0462</b> - Email re Consolidation Question, Wayne County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
252	3/1/2017	STATE-DEFENDANTS-00167511	March 1, 2017 Election Update	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
253	3/1/2017	STATE-DEFENDANTS-00339927-28	Email from Barrow County official re shredded applications	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
254	3/1/2017	STATE-DEFENDANTS-01007872-74	Shetty (PCC) email to Rayburn providing lists of voters re-run through verification and outcomes	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
255	3/1/2017	STATE-DEFENDANTS-01007875	Attachment to Shetty (PCC) email to Rayburn providing lists of voters re-run through verification and outcomes	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
256	3/1/2017	STATE-DEFENDANTS-01007876	Attachment to Shetty (PCC) email to Rayburn providing lists of voters re-run through verification and outcomes	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
257	3/1/2017	STATE-DEFENDANTS-01007878	Attachment to Shetty (PCC) email to Rayburn providing lists of voters re-run through verification and outcomes	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
258	3/1/2017	STATE-DEFENDANTS-01007934-356	Updated IT ticket for Verification Process - Check List of Pending Records	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
259	3/1/2017	STATE-DEFENDANTS-01007815-19	Email exchange regarding SOS meeting to discuss Verification re-run	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
260	3/2/2017	STATE-DEFENDANTS-00157932	Email correspondence between A. Pitts and C. Wright re: No Signature on eNet	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
261	3/3/2017	STATE-DEFENDANTS-00157331	Email re: The Buzz discussion posted - Removing Voters	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
262	3/3/2017	State-Defendants-00157545	<b>Pls' MSJ Ex. 0663</b> - Email re Consolidation of Precinct, requesting guidance re consolidation of 8 precincts to 2 in Irwin County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
263	3/3/2017	STATE-DEFENDANTS-00157621-23	Email exchange between J. Hallman + others re: Verification File and SSA verification	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
264	3/3/2017	State-Defendants-00809658-60	<b>Pls' MSJ Ex. 0940</b> - Report of Investigation regarding City of Hiawassee, Towns County, Absentee Ballot, SEB #2016-161	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
265	3/6/2017	GA00767592	Email from M. Smith (Forsyth) to J. Hallman re Pending Voters	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
266	3/14/2017	STATE-DEFENDANTS-00192912-13	Email exchange between J. Hallman and M. Frechette re: SSN Issue, switching to only last four digits and impact on vitals process	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
267	3/14/2017	STATE-DEFENDANTS-00193066-68	Email exchange re: IT Ticket concerning Election JIRA Issue - Reports -- Voter Status Report Filters	Defendants object to this exhibit on the basis of relevance. F.R.E. 401

268	3/14/2017	State-Defendants-00193109-10	<b>Pls' MSJ Ex. 0718</b> - Email re Help!, issue is manual credit for voting, voter changed from inactive to canceled	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
269	3/15/2017	State-Defendants-00158302-03	<b>Pls' MSJ Ex. 0664</b> - Email re Applications with Missing Information, to DDS re Voter Addresses needed	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
270	3/17/2017	State-Defendants-00171403-06	<b>Pls' MSJ Ex. 0029</b> - SOS Email re DDS Application, Missing Information	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
271	3/17/2017	STATE-DEFENDANTS-00171408-11	Email exchange between T. Doss (Richmond) and J. Hallman re: Missing Information and pending or cancelled status	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
272	3/17/2017	State-Defendants-00171419-20	<b>Pls' MSJ Ex. 0677</b> - Email re Cancelled Voters, merging voters with cancelled status, Dooly County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
273	3/21/2017	STATE-DEFENDANTS-00161123	Email re: The Buzz discussion posted - Removing Voters (2)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
274	3/21/2017	STATE-DEFENDANTS-00190357-58	Web E-Mail [Elections] from J. Whytlaw, typo in record	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
275	3/21/2017	STATE-DEFENDANTS-00190374	Email exchange between J. Hallman and Gwinnett County Registrar re Driver's License Error and voter problem	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
276	3/22/2017	GA00784697	<b>Pls' MSJ Ex. 0461</b> - Email from Bacon County re Consolidating Precincts	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
277	3/27/2017	STATE-DEFENDANTS-00185713-16	Email exchange between J. Hallman and M. Brown (Emory) re: Past Voter Registration Statistics	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
278	3/27/2017	STATE-DEFENDANTS-00186034	Email from Gwinnett County official to A. Harris re manual application showing up as "Pending No Signature," even though the official tried to use user correction to resolve the problem	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
279	3/27/2017	STATE-DEFENDANTS-00186035-37	Attachment to Email from Gwinnett County official to A. Harris re manual application showing up as "Pending No Signature"	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
280	3/27/2017	STATE-DEFENDANTS-00186410-13	Email exchange between R. Widener (Telfair) and B. Thomas re Vital Records	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
281	3/27/2017	State-Defendants-00813082-91	<b>Pls' MSJ Ex. 0948</b> - Report of Investigation regarding Henry County, Provisional Ballot/No ID, SEB #2017-11	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
282	3/28/2017	GA00777582-83	<b>Pls' MSJ Ex. 0447</b> - Email re Edouine St. Hilaire, and pending status, and OLVR record	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
283	3/28/2017	GA00777859-60	Email exchange between C. Versic (Gwinnett) and A. Harris re: Edouine St Hilaire; FW to J. Hallman	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
284	3/28/2017	STATE-DEFENDANTS-00808783-84	Email exchange FW: Web E-Mail [Elections] from Colette Abissi	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
285	3/29/2017	State-Defendants-00744089-90	<b>Pls' MSJ Ex. 0934</b> - Email re Elections Complaint from Colette Abissi	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
286	3/29/2017	STATE-DEFENDANTS-00748077-79	Investigations Division Memorandum of Interview; Case Name: Fulton County, Voter Turned Away	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
287	3/30/2017	STATE-DEFENDANTS-00748074-76	Email re: Investigation of Complaint by Colette Abissi	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
288	4/6/2017	STATE-DEFENDANTS-00175382	Email from T. Hart (DeKalb) to J. Hallman re Dashboard DDS	Defendants object to this exhibit on the basis of relevance. F.R.E. 401

289	4/6/2017	STATE-DEFENDANTS-00175383-85	Attachment "Duplicate DDS" to Email from T. Hart (Dekalb) to J. Hallman re Dashboard DDS	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
290	4/10/2017	STATE-DEFENDANTS-00159931-32	J. Hallman IT ticket re: Duplicates -- Moved out of County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
291	4/13/2017	State-Defendants-00034540-50	<b>Pls' MSJ Ex. 0526</b> - Report of Investigation regarding Fulton County, Misc. Voting Complaints, SEB #2016-000029	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
292	4/17/2017	State-Defendants-00193507	<b>Pls' MSJ Ex. 0719</b> - 04.17.2017 Email re Robert H James, registrant, issue is incorrect underage marker and voter status was incorrectly changed	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
293	4/17/2017	STATE-DEFENDANTS-00193848	Web E-Mail [Elections] from Deborah Thomas	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
294	4/17/2017	STATE-DEFENDANTS-00333957	Web E-Mail [Stop Voter Fraud] from Lakeysha Crawford	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
295	4/17/2017	STATE-DEFENDANTS-01015303	Email from K. Rayburn to M. Frechette re Incorrect Status on Voter Record	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
296	4/17/2017	STATE-DEFENDANTS-01015304	Email from M. Frechette to K. Rayburn re Incorrect Status on Voter Record	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
297	4/18/2017	GA00758997-98	<b>Pls' MSJ Ex. 0427</b> - Voter Complaint re Change in Polling Place - told four different places to vote	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
298	4/18/2017	STATE-DEFENDANTS-00193776-78	Email exchange between J. Hallman and J. Cohen (Ossoff Campaign) re: Quick Question on the 2016 Results (provisional ballot rejection numbers)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
299	4/18/2017	STATE-DEFENDANTS-00193941	Web E-Mail from Laura Rayburn re: incorrect polling place	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
300	4/18/2017	STATE-DEFENDANTS-00329830	Elections Complaint from N. Pruitt Weber re: incorrect polling place listed	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
301	4/18/2017	State-Defendants-00748148-49	<b>Pls' MSJ Ex. 0162</b> - Email re Concerned Phone calls, machines in Roswell County, Fulton County, and Johns Creek County not working	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
302	4/18/2017	STATE-DEFENDANTS-00809082	Information from Elizabeth Blakely, Voter at Roswell Precinct RW20	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
303	4/18/2017	State-Defendants-00810631	<b>Pls' MSJ Ex. 0941</b> - Email re Issue I Noticed at My Precinct This Morning, complaint from voter Brent Walker, saw three voters turned away, possible signature cards to be thrown out	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
304	4/18/2017	STATE-DEFENDANTS-00825891	County official wrote to SOS to notify them of an incident in Fulton County where multiple voters' status showed as "N"	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
305	4/18/2017	STATE-DEFENDANTS-00832915	Web E-Mail [Stop Voter Fraud] from M. Richardson, license scan problem	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
306	4/19/2017	STATE-DEFENDANTS-00160163	Email exchange between J. Hallman and J. Simmons re Web E-Mail from B. Cain	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

307	4/19/2017	STATE-DEFENDANTS-00162813	Email exchange between J. Roberts (Pickens) and C. Harvey re: Transferring Voters	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
308	4/19/2017	STATE-DEFENDANTS-00162841	Email from B. Thomas to R. Lewis re Elections Complaint of T. Brown in Dekalb	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
309	4/19/2017	STATE-DEFENDANTS-00193987	Email re: Voters turned away from S Fulton Polls	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
310	4/19/2017	STATE-DEFENDANTS-00235460	Web E-Mail from JB Hilliard re: polling place wrong on MVP	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
311	4/19/2017	State-Defendants-00810714	<b>Pls' MSJ Ex. 0942</b> - Email re Elections Complaint from E. Bleakley; could not vote due to "N" at the end of her name, turned away at the poll	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
312	4/24/2017	State-Defendants-00173416-19	<b>Pls' MSJ Ex. 0678</b> -Email re DDS, issue with mailing address/PO Box issues	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
313	4/25/2017	STATE-DEFENDANTS-00173507	Email exchange between J. Duff (Carroll) and A. Harris re: List of counties (do not transfer list)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
314	4/25/2017	State-Defendants-00750665-71	<b>Pls' MSJ Ex. 0108</b> Email re Election Complaint from Brian W. Blosser in Fulton County	
315	4/25/2017	STATE-DEFENDANTS-01100167-71	Email exchange between J. Hallman and J. Simmons re Web E-Mail from B. W. Blosser	
316	4/26/2017	STATE-DEFENDANTS-00169925-26	Email exchange between A. Harris and B. Connor (Lumpkin) re: Registration Deadline Question	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
317	4/26/2017	STATE-DEFENDANTS-00170127-28	Email from J. Hallman to T. Doss re: Felon Process, with attachment "Potential Changes to Felon Match Process"	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
318	4/26/2017	State-Defendants-00170183	<b>Pls' MSJ Ex. 0676</b> -Email re Ticket Updated - 90371- Duplicate Merge, discussion with Dougherty County about Merge Process , eNet won't update	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
319	5/1/2017	State-Defendants-00825867-68	<b>Pls' MSJ Ex. 0101</b> Email re Elections Complaint from Ana Adelstein	Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
320	5/3/2017	STATE-DEFENDANTS-00830987-88	Ltr from Georgia Democrats to C. Harvey re: Express Poll and Related Issues in the 6th Congressional District Election	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
321	5/4/2017	n/a	<b>Pls' MSJ Ex. 1029</b> - Salon.com article: <i>Karen Handel's Husband Shares Memo Urging Voters to "Free the Black Slaves form the Democratic Plantation"</i>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
322	5/8/2017	STATE-DEFENDANTS-00744202-03	Email from S. Benjamin (Fulton) to A. Harris + others re: MVP erroneous information	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
323	5/12/2017	GA00777539-40	<b>Ex. 118: (Germany):</b> Email re Questions, hyphenated name(s) in pending status	

324	5/12/2017	GA00777539-40	<b>Ex. 057: (Harvey)</b> Email re Questions, hyphenated name(s) in pending status	Defendants object to this exhibit on the basis that it is duplicative and cumulative of another exhibit. F.R.E. 403
325	5/17/2017	State-Defendants-00835223	<b>Pls' MSJ Ex. 0972</b> - Email re Elections Complaint from Patricia Fulton, registration issue from voter in Cobb County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
326	5/18/2017	State-Defendants-00034556-75	<b>Pls' MSJ Ex. 0527</b> - Report of Investigation regarding Fulton County, Precinct Changes, SEB #2016-000030	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
327	5/22/2017	State-Defendants-00178886-87	<b>Pls' MSJ Ex. 0705</b> - 05.22.2017 - Email re Can you Look at This?, Missing Mailing Addresses, PO Boxes versus residence addresses	
328	5/22/2017	STATE-DEFENDANTS-00178968	Email exchange between J. Hallman and K. Rayburn re: Missing Information Letter	
329	5/22/2017	STATE-DEFENDANTS-00178969-72	Attachment to email exchange between J. Hallman and K. Rayburn re: Missing Information Letter -- example checkbox letter	
330	5/22/2017	STATE-DEFENDANTS-00178973-75	Attachment to email exchange between J. Hallman and K. Rayburn re: Missing Information Letter -- updated checkbox letter	
331	5/23/2017	STATE-DEFENDANTS-00178889-92	Email from J. Hallman re: Updating the Felon Compare Process	
332	5/24/2017	STATE-DEFENDANTS-01009454-55	Email from Rayburn to Hallman identifying 14 voters who are cancelled and flagging them as "a merge issue."	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
333	5/25/2017	GA00784797-802	<b>Pls' MSJ Ex. 0466</b> - Email re Redistricting, consolidating precincts to one in Bacon County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
334	6/1/2017	STATE-DEFENDANTS-00117022-29	Presentation - National Change of Address, Confirmation Notices, 2017	
335	6/1/2017	State-Defendants-00177870	<b>Pls' MSJ Ex. 0686</b> - Email re Data Error - Same Registration and DOB, with sample text to Elections Officials	
336	6/1/2017	State-Defendants-00177871	<b>Pls' MSJ Ex. 0687</b> - Excel Chart re Registration Date/DOB's and counties	
337	6/1/2017	State-Defendants-00177873-74	<b>Pls' MSJ Ex. 0688</b> - Email re Voters with Incorrect Registration Dates, Decatur County, registration dates and DOBs were the same	
338	6/1/2017	State-Defendants-00178205	<b>Pls' MSJ Ex. 0700</b> - Email re Data Error -- Same Registration and DOB: Clayton County Voter Registration	
339	6/1/2017	STATE-DEFENDANTS-00178206	Attachment to Email re Data Error -- Same Registration and DOB: Clayton County Voter Registration	
340	6/2/2017	State-Defendants-00177833-34	<b>Pls' MSJ Ex. 0684</b> - Email re Voters with Incorrect Registration Dates, Dougherty County, DOB and date of registration the same	

341	6/2/2017	State-Defendants-00177835-37	<b>Pls' MSJ Ex. 0685</b> - Email re Voter's With Incorrect Registration Dates, list maintenance activities, Bacon County	
342	6/2/2017	STATE-DEFENDANTS-00177844-46	Email exchange with M. Frechette re: Redistricting Spreadsheet for Old Vald Rd	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
343	6/2/2017	State-Defendants-00177882	<b>Pls' MSJ Ex. 0689</b> - Email re Voters with Incorrect Registration Dates, Early County Voter, registrations with same DOBs and registration dates	
344	6/2/2017	State-Defendants-00177884	<b>Pls' MSJ Ex. 0690</b> - - Email re Voters with Incorrect Registration Dates, Jeff Davis County, registrations with same DOBs and registration dates	
345	6/2/2017	State-Defendants-00177886	<b>Pls' MSJ Ex. 0691</b> - Email re Voters with Incorrect Registration Dates, in Long County with DOB and date of registration the same	
346	6/2/2017	State-Defendants-00177887	<b>Pls' MSJ Ex. 0692</b> - Email re Voters with Incorrect Registration Dates, Mitchell County, registrations with same DOBs and registration dates	
347	6/2/2017	State-Defendants-00177890	<b>Pls' MSJ Ex. 0693</b> - Email re Voters with incorrect Registration Dates, Ware County, registrations with same DOBs and registration dates	
348	6/2/2017	State-Defendants-00177891	<b>Pls' MSJ Ex. 0694</b> - Email re Voters with Incorrect Registration Dates, Wayne County, registrations with same DOBs and registration dates	
349	6/2/2017	State-Defendants-00177896-97	<b>Pls' MSJ Ex. 0695</b> - Email re Voters with Incorrect Registration Dates, Thomas County, registrations with same DOBs and registration dates	
350	6/2/2017	State-Defendants-00177899-900	<b>Pls' MSJ Ex. 0696</b> - Email re Voters with Incorrect Registration Dates, Colquitt County, registrations with same DOBs and registration dates	
351	6/2/2017	STATE-DEFENDANTS-00178010-12	Email exchange between Cherokee County official and A. Harris re corrections to nine registrations	
352	6/2/2017	State-Defendants-00178107-08	<b>Pls' MSJ Ex. 0697</b> - Email re Data Error -- Same Registration and DOB: Fannin County	
353	6/2/2017	State-Defendants-00178113-14	<b>Pls' MSJ Ex. 0698</b> - Email re Data Error -- Same Registration and DOB: Gordon County	
354	6/2/2017	State-Defendants-00178115	<b>Pls' MSJ Ex. 0699</b> - Email re Data Error -- Same Registration and DOB: Floyd County	
355	6/2/2017	State-Defendants-00178209-10	<b>Pls' MSJ Ex. 0701</b> - Email re Data Error -- Same Registration and DOB: Fayette County	
356	6/2/2017	State-Defendants-00178211	<b>Pls' MSJ Ex. 0702</b> - Email re Data Error -- Same Registration and DOB: Fulton County	
357	6/2/2017	State-Defendants-00178215	<b>Pls' MSJ Ex. 0703</b> - Email re Data Error -- Same Registration and DOB: Heard County Voter Registration - registrations with same DOBs and registration dates	
358	6/2/2017	State-Defendants-00178217	<b>Pls' MSJ Ex. 0704</b> - Email re Data Error -- Same Registration and DOB: Paulding County	

359	6/2/2017	STATE-DEFENDANTS-00178222-23	Email re Data Error -- Same Registration and DOB: Polk County	
360	6/2/2017	STATE-DEFENDANTS-00178225	Email re Data Error -- Same Registration and DOB: Union County	
361	6/2/2017	State-Defendants-00835228	<b>Pls' MSJ Ex. 0973</b> -Email re Voters Turned Away from S. Fulton Polls, complaint by Jamminse Miller	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
362	6/5/2017	STATE-DEFENDANTS-00168142	Email exchange between local official and B. Thomas, asks whether she is supposed to send a letter to voters who have their vitals challenged	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
363	6/5/2017	State-Defendants-00340613	<b>Pls' MSJ Ex. 0859</b> - Email re Rollover List Ballots Not Issued	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
364	6/6/2017	State-Defendants-00033393-96	<b>Pls' MSJ Ex. 0523</b> - Report of Investigation regarding Hall County, Notice of Poll Change, SEB #2015-093	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
365	6/6/2017	STATE-DEFENDANTS-00161264-66	Email exchange between Hallman and Charlton County official re felon match process.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
366	6/9/2017	State-Defendants-00175940	<b>Pls' MSJ Ex. 0681</b> - Registration Record for Chattin W. Lanier	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
367	6/14/2017	State-Defendants-00175933	<b>Pls' MSJ Ex. 0680</b> - Email re DDS, and incorrect mailing addresses versus residence address	
368	6/14/2017	State-Defendants-00175965	<b>Pls' MSJ Ex. 0683</b> - Email re Another DDS Example: Mailing address does not match	
369	6/15/2017	State-Defendants-00161399	<b>Pls' MSJ Ex. 0670</b> - Email re DDS Problems, mailing addresses	
370	6/15/2017	State-Defendants-00161400	<b>Pls' MSJ Ex. 0671</b> - attachment to Email re DDS Problems,, List of Registration Numbers Missing Proper Mailing Address	
371	6/15/2017	State-Defendants-00837341-49	<b>Pls' MSJ Ex. 0983</b> - Email with handwritten notes re Voting Issues	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802; Defendants object to this exhibit as to its authenticity
372	6/15/2017	State-Defendants-00998862-63	<b>Pls' MSJ Ex. 0999</b> - Email to B. Kemp from C. Broce re Call-in with WSB's Michelle Wright, Talking Points	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
373	6/16/2017	STATE-DEFENDANTS-00175029-30	Email exchange between J. Hallman and PCC re: Duplicates in List Maintenance	
374	6/16/2017	State-Defendants-00836044-45	<b>Pls' MSJ Ex. 0974</b> - - Email re Absentee Ballot Problem, complaint from Cathy Hoffer	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
375	6/20/2017	State-Defendants-000017802	<b>Pls' MSJ Ex. 0499</b> - Email re from D. Worley re Cobb County Voting Issue - lack of forms to cancel absentee ballots	
376	6/20/2017	State-Defendants-00017802	<b>Ex. 052: (Harvey)</b> E-mail from David Worley to Chris Harvey re: Cobb County voting issues, lack of forms	Defendants object to this exhibit on the basis that it is duplicative and cumulative of another exhibit. F.R.E. 403
377	6/20/2017	State-Defendants-00191050	<b>Pls' MSJ Ex. 0715</b> - Email to John Hallman re DDS Voters, PO Box Did Not Show as Mailing Address	

378	6/20/2017	State-Defendants-00191185	<b>Pls' MSJ Ex. 0716</b> - Email re Elections Complaint from Sakina Cornell, name is constantly questioned	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
379	6/20/2017	STATE-DEFENDANTS-00334974	Web E-Mail [Stop voter Fraud] from M. Lievers re polling location listed on MVP was closed	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
380	6/21/2017	STATE-DEFENDANTS-00171608-09	Email from Bulloch County official re Voters with Incorrect Registration Dates, registration dates and DOBs were the same	
381	6/21/2017	State-Defendants-00342845	<b>Pls' MSJ Ex. 0860</b> - Email re Elections Complaint from Thaddeus Peake, turned away at polls	Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
382	6/23/2017	STATE-DEFENDANTS-00175197	Email from P. Combs (Gwinnett) re labels printing with former name despite name change in eNet	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
383	6/26/2017	STATE-DEFENDANTS-00161498-520	Presentation attached to Email from M. Smith (Forsyth) to J. Hallman re VRAG Presentation ENet Dashboard	
384	6/26/2017	STATE-DEFENDANTS-00236377-78	Email from K. Joyner (Augusta) to A. Pitts re: processing application and matching to cancelled record instead of active record	
385	6/26/2017	STATE-DEFENDANTS-00236385-86	Email from M. Smith (Forsyth) to J. Hallman re VRAG Presentation ENet Dashboard	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
386	6/30/2017	GA00785307	<b>Pls' MSJ Ex. 0472</b> - Email re Consolidating Precincts in Early County, closed six polling locations already	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
387	6/30/2017	STATE-DEFENDANTS-00183448	Email from D. Cox (Lowndes) to M. Frechette re voter transfer between counties	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
388	7/1/2017	<a href="https://legiscan.com/GA/text/HB268/2017">https://legiscan.com/GA/text/HB268/2017</a>	Text of Georgia House Bill 268	
389	7/1/2017	n/a	<b>Ex. 029: (Sullivan)</b> O.C.G.A. § 21-2-234, effective July 1, 2017 - April 1, 2019	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
390	7/1/2017	n/a	<b>Ex. 030: (Sullivan)</b> O.C.G.A. § Section 21-2-220.1, effective July 1, 2017 - April 1, 2019	
391	7/5/2017	STATE-DEFENDANTS-00182183	Melanie Ray email to Melanie Frechette re DDS application that may have had an erroneous driver's license number.	
392	7/10/2017	State-Defendants-00189958	Email re IT Ticket, Canceled Voters Error.xlsx from Troup County	
393	7/11/2017	PLTFS-VHC-000005-14	<b>VH Ex. 002</b> Virginia Highland Church Constitution and Bylaws	
394	7/11/2017	STATE-DEFENDANTS-00189933-39	Email exchange between J. Hallman and S. Shetty (PCC) re: Duplicates in List Maintenance	
395	7/11/2017	STATE-DEFENDANTS-00189940	Spreadsheet attached to Email exchange between J. Hallman and S. Shetty (PCC) re: Duplicates in List Maintenance	
396	7/11/2017	STATE-DEFENDANTS-00189959	Email from A. Harper to A. Harris re: Canceled [sic] Voters Error.xlsx	
397	7/11/2017	STATE-DEFENDANTS-00189960	Email exchange between A. Harper and A. Harris re: Email re IT Ticket, Canceled [sic] Voters Error.xlsx from Troup County	

398	7/11/2017	STATE-DEFENDANTS-00189961	Attachment to mail exchange between A. Harper and A. Harris re: Email re IT Ticket, Canceled Voters Error.xlsx from Troup County	
399	7/14/2017	GA00777856	Email from T. Sargent (Hall) to A. Pitts re: naturalization and deadline to provide documents	
400	7/17/2017	GA00785526-26	<b>Pls' MSJ Ex. 0475</b> - Email re Jeff Davis County Polling Location Consolidation	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
401	7/18/2017	GA00769580-81	<b>Pls' MSJ Ex. 0443</b> - Email re Voter Application, voters in battered woman's shelter, new voter with same name in Enet	
402	7/19/2017	STATE-DEFENDANTS-00809399-400	Email re Elections Complaint from William Kirkland, absentee and provisional ballot problems	Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
403	7/25/2017	GA00785320	<b>Pls' MSJ Ex. 0205</b> - Email re Redistricting, Columbia County combining precincts	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
404	7/28/2017	GA00785473	<b>Pls' MSJ Ex. 0171</b> - Email re Advanced Voting Precinct seeking polling place guidance	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
405	7/31/2017	State-Defendants-00162367-68	<b>Pls' MSJ Ex. 0672</b> - Email/IT Ticket regarding Street Maintenance - Blank Street Types, coding in eNet	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
406	7/31/2017	STATE-DEFENDANTS-00162448-49	Email exchange between A. Harris and C. Winkler re system glitch, cannot modify voter	
407	7/31/2017	STATE-DEFENDANTS-00162503-04	Email exchange between A. Harris and C. Winkler re system glitch, cannot modify voter	
408	7/31/2017	State-Defendants-00183732	<b>Pls' MSJ Ex. 0709</b> - Email re July 31, 2017 update, 56 pending DDS verifications and one cancelled voter	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
409	8/1/2017	STATE-DEFENDANTS-00056869	Email from Harvey to Liberty County official re review and revise voter information	
410	8/2/2017	STATE-DEFENDANTS-00184065-66	Email exchange between L. Dollison (Tift) and M. Frechette re merging records with 01/01/1900 DOB	
411	8/3/2017	STATE-DEFENDANTS-00184067	Email exchange between L. Dollison (Tift) and M. Frechette re Voter on dashboard, "DOB is way off"	
412	8/7/2017	GA00785122-23	<b>Pls' MSJ Ex. 0469</b> - Email re Polling Place With Change 2017, forwarding statement/announcement entitled City of Butler Polling Place Will change	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
413	8/9/2017	GA00785553-54	<b>Pls' MSJ Ex. 0476</b> - Email re Voter Complaint re Polling Place Change in Butts County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
414	8/11/2017	GA00766656	<b>Pls' MSJ Ex. 0439</b> - Email re Revised Voter Information, Issue in Jefferson County for William Fletcher	
415	8/11/2017	STATE-DEFENDANTS-00056863	Email from C. Harvey to Coffee County official re: review and revise voter information, same DOB as registration date	
416	8/11/2017	STATE-DEFENDANTS-00056865	Email from Couch to C. Harvey re review and revise voter information	
417	8/11/2017	State-Defendants-00056870	<b>Pls' MSJ Ex. 0583</b> - Email re Review and Revise Voter Information	
418	8/11/2017	State-Defendants-00182648	<b>Pls' MSJ Ex. 0707</b> - Email re Review and Revise Voter Information, Coffee County	

419	8/11/2017	STATE-DEFENDANTS-00183032	Email from C. Harvey to Glynn County official re: review and revise voter information, same DOB as registration date	Defendants object to this exhibit on the basis that it is duplicative and cumulative of another exhibit. F.R.E. 403
420	8/11/2017	State-Defendants-00183393	<b>Pls' MSJ Ex. 0708</b> - Email re Review and Revise Voter Information, Liberty County	
421	8/13/2017	STATE-DEFENDANTS-00114304-50	Presentation re ElectionNet Reports.	
422	8/17/2017	GA00777543-44	Email from M. Smith (Forsyth) re cancelling voters and moving to pending status based on street address issues	
423	8/21/2017	State-Defendants-00234459-62	<b>Pls' MSJ Ex. 0737</b> - Letter from R. Germany to C. Herren, Jr., Chief of Voting Section DOJ, re his letter of June 28, 2017 on list maintenance practices	
424	8/23/2017	STATE-DEFENDANTS-00183036	Email from M. Couch (Glynn) re cancelling voters, matching record question	
425	8/30/2017	State-Defendants-00015819-20	<b>Ex. 041: (Harp)</b> 08.30.2017 - Email re <i>Curling v. Kemp</i>	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
426	9/6/2017	STATE-DEFENDANTS-00182402-04	Email from L. New (Bryan) to M. Frechette regarding duplicate record and merge problem	
427	9/13/2017	GA00785451-52	<b>Pls' MSJ Ex. 0204</b> Email re Question - seeking guidance as to when to make precinct consolidation changes in Paulding County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
428	9/18/2017	STATE-DEFENDANTS-00182606	Email exchange between C. Childers (Chatham) and M. Frechette re can't update DDS record	
429	9/20/2017	GA00767615-16	Email from G. Freeman (Augusta) to A. Pitts re moving voter from cancelled to verified status	
430	9/20/2017	State-Defendants-00036164-253	<b>Pls' MSJ Ex. 0530</b> - Transcript of State Election Board Hearing Sept. 20, 2017	
431	9/20/2017	n/a	<b>Ex. 037: (Harp)</b> Agenda State Election Board Hearing for Sept. 20, 2017	
432	9/20/2017	n/a	<b>Ex. 038: (Harp)</b> Hearing Minutes of State Election Board for Sept. 20, 2017	
433	10/6/2017	STATE-DEFENDANTS-00181387	Email from Crisp County official to B. Thomas for a list of counties she could not transfer voters from	
434	10/8/2017	n/a	Email exchange between Kemp, Dove, Fleming, and Germany concerning Stacey Evans's comments on voter role maintenance.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
435	10/9/2017	STATE-DEFENDANTS-00182333	Exchange between K. Collins (Brooks) and M. Frechette re: question about felon purge within 90 days of election	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
436	10/9/2017	STATE-DEFENDANTS-00182334	Follow up exchange between K. Collins (Brooks) and M. Frechette re: question about felon purge within 90 days of election, frustration with Harvey response	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
437	10/20/2017	STATE-DEFENDANTS-00183389	Email from V. Johnson (Lee) re transferring voters in cancelled status regarding of ongoing election in prior county	
438	10/22/2017	STATE-DEFENDANTS-00331142	Web E-Mail [Elections] from G. B. Shadrack re: address incorrect on online registration site	Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

439	10/23/2017	GA00765125-27	<b>Pls' MSJ Ex. 0433</b> - Email re Felon Process Corrections	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
440	10/24/2017	STATE-DEFENDANTS-00810422	A. Hall email re: Election Monitoring Update discussing various counties	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
441	10/27/2017	PLTFS-AME-000044-45	<b>Jackson Ex. 008</b> Letter to Pastors, Sisters and Brothers asking them to encourage people to vote	
442	00/00/0000	ORR-LUMPKIN COUNTY-003181	Excerpt - Section of training manual regarding Updating and Adding Streets, re Overview of GVRs	
443	10/31/2017	STATE-DEFENDANTS-00181197	The Buzz post: transferring voters, Marion has ongoing election	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
444	11/1/2017	GA00785260	<b>Pls' MSJ Ex. 0471</b> - Email re Consolidation...Merge 7 of our 14 Precincts, Wayne County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
445	11/3/2017	STATE-DEFENDANTS-00329960	Web E-Mail [Elections] from T. Tucker re: registration not in system	Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
446	11/4/2017	STATE-DEFENDANTS-00182225	Email from County official requesting guidance on extending city range	
447	11/4/2017	State-Defendants-00334511	<b>Pls' MSJ Ex. 0851</b> - Email re Stop Voter Fraud from Steven Augsburg, Wrongly Put on Inactive Voter List	Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
448	11/6/2017	STATE-DEFENDANTS-00333425	Web E-Mail [Elections] from L. Lang, incorrect information on registration card	Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
449	11/7/2017	STATE-DEFENDANTS-00330220	Web E-Mail [Elections] From G. Suarez re: MVP polling place incorrect	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
450	11/7/2017	STATE-DEFENDANTS-00330242	Web E-Mail [Stop Voter Fraud] from D. Freeman re: unable to vote, absentee ballot surrender issue	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
451	11/7/2017	State-Defendants-00331164	<b>Pls' MSJ Ex. 0820</b> - Email re Elections Complaint from Kenneth Hunter, Hart County	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
452	11/8/2017	STATE-DEFENDANTS-00330194	Web E-Mail [Elections] from E. Smith re: sent to vote in Fulton despite living in Dekalb	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
453	11/8/2017	STATE-DEFENDANTS-00330234	Web E-Mail [Elections] from J. Douglas Rouse re: wife was not able to vote because she was told she did not live in the district, even though the husband who lives at the same address was allowed to vote.	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
454	11/12/2017	State-Defendants-00183789	<b>Pls' MSJ Ex. 0098</b> - Email re: Inactive Status, registration showing inactive Status	
455	11/14/2017	STATE-DEFENDANTS-00182686-88	Colquitt County registrar wrote to M. Frechette with questions about how to allot credit for voting.	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
456	11/27/2017	STATE-DEFENDANTS-00182810-11	Email exchange between D. Davis (Cook) and M. Frechette re duplicate merge and felons	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
457	11/27/2017	STATE-DEFENDANTS-00329548	Web E-Mail [Elections] from P. Hall re: registration and MVP issue	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
458	11/29/2017	PLTFS-AME-000004-06	<b>Pls' MSJ Ex. 0220</b> - Email re Get Out the Vote Rally	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
459	12/5/2017	STATE-DEFENDANTS-00333621	Elections Complaint from K. Tran, difficulty cancelling absentee ballot	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.

460	12/6/2017	STATE-DEFENDANTS-00333595	Elections Complaint from L. Cardwell re: husband and wife told to vote at different locations despite same address	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
461	12/6/2017	STATE-DEFENDANTS-00333613	Elections Complaint from J. Chestnut, turned away at the poll	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
462	12/6/2017	State-Defendants-00820303	Pls' MSJ Ex. 0958 - R. Lewis email to J. Chestnut re complaint, turned away at the polls	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
463	12/8/2017	State-Defendants-00333533	Pls' MSJ Ex. 0846 - Email re Stop Voter Fraud Complaint from Margie Gup-ton, Fulton County	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
464	12/9/2017	State-Defendants 00333507	Pls' MSJ Ex. 0106 - Complaint from Courtney Asik, had to vote at old location rather than one for her current address	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
465	12/9/2017	STATE-DEFENDANTS-00333511	Web E-Mail [Stop Voter Fraud] from J. Jones, issues cancelling absentee ballot	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
466	12/12/2017	GA00784677	Pls' MSJ Ex. 0459 - Email re Consolidation Question from Wayne County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
467	12/12/2017	GA00785272-73	Pls' MSJ Ex. 0046 - Email re Consolidation, merge 13 precincts down to one	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
468	12/13/2017	STATE-DEFENDANTS-00181256	The Buzz Discussion post - pending election in three counties, do not to transfer voters	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
469	12/13/2017	State-Defendants-00816535	Pls' MSJ Ex. 0255 - Email attaching 2017 SEB Case List	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
470	12/13/2017	State-Defendants-00816536	Pls' MSJ Ex. 0256 - List of SEB 217 cases	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
471	12/14/2017	State-Defendants-00811473	Pls' MSJ Ex. 0946 - Email re Stop Voter Fraud, complaint from Harriett Ellis, turned away from voting	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
472	12/17/2017	State-Defendants-00331300	Pls' MSJ Ex. 0105 Email re Web-Email [Elections] from Elisa Cowin, tried to register to vote three times	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
473	00/00/2018	PLTFS-EBC-000064-68	Ebenezer Ex. 006 Ebenezer Social Justice 2018 Report	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
474	00/00/2018	State-Defendants-00008952-9070	2018 Poll Worker Manual	
475	00/00/2018	n/a	Pls' MSJ Ex. 1018 - 2018 article Kaiser Family Foundation: <i>Number of Diabetes Deaths per 100,000 Population by Race/Ethnicity</i>	
476	00/00/2018	n/a	Pls' MSJ Ex. 1019 - 2018 article Kaiser Family Foundation: <i>Number of Heart Disease Deaths per 100,00 Population by Race/Ethnicity</i>	
477	00/00/2018	n/a	Pls' MSJ Ex. 1020 - 2018 article Kaiser Family Foundation: <i>Number of Cancer Deaths per 100,000 Population by Race/Ethnicity</i>	
478	00/00/2018	n/a	Pls' MSJ Ex. 1025 - U.S. Census Bureau Data: <i>Poverty in the Past 12 Months</i> , for 2018	
479	1/3/2018	GA00784681-82	Email re Question -- Notification of Change in Polling Place change of location in Madison County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
480	1/5/2018	STATE-DEFENDANTS-01063628	Email from Hallman with materials for "rollout and training" for eNet registration updates.	

481	1/9/2018	STATE-DEFENDANTS-00329730	Elections Complaint from L. Kimball, voter registration issue	Hearsay FRE 802
482	1/16/2018	STATE-DEFENDANTS-00228814	Email from Cherokee County official re whether allowed to transfer voters from Henry, Rockdale, or Newton yet	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
483	1/16/2018	STATE-DEFENDANTS-00278703	J. Hallman email to C. Broce, summary of the vitals cancellation process	
484	1/17/2018	STATE-DEFENDANTS-00232477	Email exchange between Gwinnett officials and M. Frechette re: DDS and eNet issues	
485	1/22/2018	State-Defendants-00049035	<b>Ex. 080: (Rayburn)</b> C. Harvey memo re Reorganization of Elections Division plan	
486	1/22/2018	STATE-DEFENDANTS-00227335	Email from J. Hallman re Registration and Verification updates, training document for recent updates	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
487	1/25/2018	State-Defendants-00224048-49	<b>Pls' MSJ Ex. 0726</b> - Email re DDS Dashboard vs MVC Mailing address, question from Cherokee County	
488	1/25/2018	STATE-DEFENDANTS-00951437	January 2018 citizenship verification letter sent to Fayette County voter Mikola Derzhay.	
489	1/26/2018	State-Defendants-00227356	<b>Pls' MSJ Ex. 0732</b> - Email from John Hallman re DDS Registration Applications - Mailing address not imported from DDS Applications	
490	1/29/2018	STATE-DEFENDANTS-00034844-47	SOS Investigations Division Report of Investigation SEB 2017-065	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
491	1/29/2018	State-Defendants-00225038	<b>Pls' MSJ Ex. 0727</b> - Email re SPECIAL PRECINCT CARD REQUEST from Ware County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
492	1/31/2018	State-Defendants-00225098	<b>Pls' MSJ Ex. 0728</b> - Email re SPECIAL PRECINCT CARD REQUEST from Heard County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
493	2/1/2018	State-Defendants-00225242-43	Email re New Ticket-Mailing Address Text Vote, problem with address field text limit box	
494	2/1/2018	State-Defendants-00229346	<b>Pls' MSJ Ex. 0733</b> - Email re Special Precinct Card Request, Cobb County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
495	2/2/2018	GA00784924	<b>Pls' MSJ Ex. 0467</b> - Email between M. Barnes and J. Hallman re Redistricting in Early, Jackson, and Rockdale Counties	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
496	2/7/2018	State-Defendants-00233060	<b>Pls' MSJ Ex. 0735</b> - Official Election Bulletin re NCOA Changes for Within-County Moves	
497	2/9/2018	GA00784746	<b>Ex. 135: (Barnes)</b> Email re Redistricting in five counties	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
498	2/9/2018	GA00784751-52	<b>Pls' MSJ Ex. 0463</b> - Email re Redistricting in Elbert County, combine all precincts into one	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
499	2/9/2018	GA00784754-55	<b>Pls' MSJ Ex. 0464</b> - Email re Precinct Consolidation, requesting advice on how to change/consolidate precincts in Greene County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
500	2/15/2018	GA00784597	<b>Ex. 061: (Harvey)</b> E-mail from Kathleen Coine-Mayers to C. Harvey re: Green County consolidation of precincts	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
501	2/16/2018	STATE-DEFENDANTS-00226012-13	S. Jeffries email to J. Hallman re ticket - Verification - HB 268	

502	2/20/2018	GA00769373	Pls' MSJ Ex. 0059 - Email re Verification, with Richmond County re Transferred Voters between counties	
503	2/20/2018	STATE-DEFENDANTS-00225265-70	Correspondence between J. Hallman and T. Doss (Augusta) re verification, transfers	
504	2/20/2018	STATE-DEFENDANTS-00225273-74	Email from Augusta official G. Freeman to J. Hallman regarding rejection letter for missing information	
505	2/20/2018	STATE-DEFENDANTS-00225254-55	Email exchange between Chattooga County Registrar and J. Hallman re Voter Registration and Verification Updates	
506	2/20/2018	STATE-DEFENDANTS-00225253	Email exchange between Chattooga County Registrar and J. Hallman re Voter Registration and Verification Updates	
507	2/21/2018	STATE-DEFENDANTS-00225303-04	Hallman IT Ticket re: Site Override - Status Updates and update re: larger issue	
508	2/21/2018	STATE-DEFENDANTS-00225317-18	Closure of Hallman IT Ticket re: Site Override - Status Updates and update re: larger issue	
509	2/21/2018	STATE-DEFENDANTS-00951439	Citizenship verification letter sent to Fayette County voter Mikola Derzhay.	
510	2/22/2018	N/A	Pending List February 22, 2018.xlsx: List of voters in "pending" status as of February 22, 2018.	
511	2/27/2018	State-Defendants-00816583-84	Pls' MSJ Ex. 0950 - Email exchange between investigators about report, rule citation	
512	2/28/2018	GA00784437-38	Pls' MSJ Ex. 0456 - Email re Redistricting, and how to consolidate precinct or move precinct to new location, Rockdale County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
513	2/28/2018	State-Defendants-00225374	Pls' MSJ Ex. 0725 - Email re SPECIAL PRECINCT CARD REQUEST from Meriwether County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
514	2/28/2018	STATE-DEFENDANTS-00226044-45	Hallman IT Ticket re: Rejection Letters -- Pending Voters, mistake of using same letters for different rejection reasons due to an eNet update in 2015	
515	2/28/2018	STATE-DEFENDANTS-00232079-80	Email from Gwinnett Elections Coordinator to M. Frechette asking about pending status for a voter and what letter to send	
516	3/1/2018	STATE-DEFENDANTS-00132331-48	Voter Registration Presentation - Clayton County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
517	3/2/2018	State-Defendants-00232210	Pls' MSJ Ex. 0734 - Email re Special Precinct Card Request, Paulding County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
518	10/7/2014	n/a	October 7, 2014 State Election Board Hearing Transcript	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
519	3/6/2018	State-Defendants-00233507-09	Pls' MSJ Ex. 0736 - Email re Most Up to Date Procedures for Entering Credit for Signed Petition into ENet	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
520	3/7/2018	STATE-DEFENDANTS-00225432-34	Email exchange between J. Hallman and K. Joyner (Augusta) re verification and birthday correction	
521	3/9/2018	GA00779850-57	Pls' MSJ Ex. 0449 - Email chain between T. Reid and C. Broce re Reuters - HB268, seeking comment	Defendants object to this exhibit on the basis of relevance. F.R.E. 401

522	3/10/2018	STATE-DEFENDANTS-00309978	Email exchange between M. Frechette and Forsyth official re: Using Redistricting Module in eNet	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
523	3/12/2018	STATE-DEFENDANTS-00226057	Comment to Hallman IT Ticket re: Rejection Letters -- Pending Voters	
524	3/12/2018	STATE-DEFENDANTS-00309985	Email exchange between Gwinnett official and M. Frechette re Verification letters	
525	3/12/2018	STATE-DEFENDANTS-00309986-87	Attachment to Email exchange between Gwinnett official and M. Frechette re Verification letters (1)	
526	3/12/2018	STATE-DEFENDANTS-00309988-91	Attachment to Email exchange between Gwinnett official and M. Frechette re Verification letters (2)	
527	3/12/2018	STATE-DEFENDANTS-00309992-94	Attachment to Email exchange between Gwinnett official and M. Frechette re Verification letters (3)	
528	3/13/2018	GA01225555	Email from Hallman to Harvey and Rayburn addressing update to eNet, pending clock	
529	3/13/2018	GA01225556-57	Attachment to Email from Hallman to Harvey and Rayburn addressing update to eNet, pending clock	
530	3/13/2018	GA01225558	Attachment to Email from Hallman to Harvey and Rayburn addressing update to eNet, FAQs	
531	3/13/2018	STATE-DEFENDANTS-00225476	Elbert County official email to John Hallman to report precinct changes were not showing up as corrected	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
532	3/13/2018	State-Defendants-00225477	<b>Pls' MSJ Ex. 0730</b> - Email re SPECIAL PRECINCT CARD REQUEST from Jefferson County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
533	3/13/2018	STATE-DEFENDANTS-00282588	J. Hallman email re Voter Registration and Verification Updates Rollout Status	
534	3/13/2018	STATE-DEFENDANTS-00282589	Attachment "Rollout Facts" to Hallman email re Voter Registration and Verification Updates Rollout Status	
535	3/15/2018	STATE-DEFENDANTS-00225487-88	J. Hallman IT Ticket re: Voter Registration and Verification Updates - HB 268	
536	3/15/2018	STATE-DEFENDANTS-00227753	J. Hallman email to Clayton official re: DDS Address information and voters with missing addresses	
537	3/15/2018	STATE-DEFENDANTS-00227754	Spreadsheet attached to J. Hallman email to Clayton official re: DDS Address information and voters with missing addresses	
538	3/16/2018	GA00769673-74	<b>Pls' MSJ Ex. 0444</b> - Email re IT Tickets, [JIRA] (ELCT-1119) MIDR Voter - Verification, regarding entering new voters	
539	3/16/2018	GA00777623-25	Email exchange between M. Frechette and K. Royston re: Verification and Missing Info	
540	3/16/2018	GA00777632-33	Email exchange between M. Frechette and K. Royston re: Verification and missing info	
541	3/16/2018	State-Defendants-00270173-74	<b>Pls' MSJ Ex. 0763</b> - Email re SOS Field Report -- DDS 10/2016 to 12/2016, issue with loose and tight matches for deceased voters/vital records matches	
542	3/20/2018	STATE-DEFENDANTS-00225532	Hallman IT Ticket re: OLVR Application Transfer, Fulton voter incorrectly on Dekalb dashboard	Defendants object to this exhibit on the basis of relevance. F.R.E. 401

543	3/20/2018	STATE-DEFENDANTS-00684171-73	Email exchange re Reuters - "exact match" and problems with paper forms	
544	3/23/2018	State-Defendants-00468517	<b>Pls' MSJ Ex. 0876</b> - Beth Wile email re Pending Missing Information Voters, cannot change voter status	
545	3/25/2018	State-Defendants-00115221-53	<b>Pls' MSJ Ex. 0639</b> - Provisional Ballot Training Presentation	
546	3/29/2018	State-Defendants-00684500-01	<b>Pls' MSJ Ex. 0251</b> - Email chain between R. Germany, D. Worley, K. Rayburn, C. Harvey re Draft Rule Revision (183-1-6.01(6)) Private Entity Voter Registration Activity	
547	4/2/2018	STATE-DEFENDANTS-00226104	Comment to Hallman IT Ticket re: Rejection Letters -- Pending Voters, release to production and training environments	
548	4/2/2018	State-Defendants-00225608	<b>Pls' MSJ Ex. 0731</b> -Email re SPECIAL PRECINCT CARD REQUEST from Charlton County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
549	4/3/2018	State-Defendants-00544856	<b>Pls' MSJ Ex. 1040</b> - State Election Board Hearing Transcript from 4/3/18	
550	4/3/2018	STATE-DEFENDANTS-00811836-37	Email exchange between F. Watson and R. Lewis re investigation and SEB case involving refusal to provide provisional ballot	
551	4/3/2018	STATE-DEFENDANTS-01079882-956	SEB Consent Case Summaries for April 3, 2018	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
552	4/3/2018	n/a	<b>Pls' MSJ Ex. 0207</b> - Minutes of State Election Board Meeting and Hearings, Apr. 3, 2018	
553	4/3/2018	n/a	<b>Ex. 070: (Harvey)</b> Transcript of State Election Board Hearing 4/3/18	
554	4/12/2018	GA00769154-55	<b>Ex. 095 (Rayburn)</b> E-mail chain from Hallman re: 40 day clock and MDR Data Cleanup	
555	12/12/2014	STATE-DEFENDANTS-01151029-30	SEB Summary of Investigation, Case No. 2014-50	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
556	4/19/2018	State-Defendants-00282643-44	<b>Pls' MSJ Ex. 0766</b> - Email re DDS App on Dashboard, re registration/mailling address, transfer	
557	4/23/2018	State-Defendants-00016320-21	<b>Ex. 128: (Germany):</b> Email re Member of Voting Commission	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
558	4/26/2018	STATE-DEFENDANTS-01145765-67	Exchange between C. Harvey, R. Germany, and K. Rayburn re communication from ACLU re: absentee ballot request form	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
559	4/30/2018	STATE-DEFENDANTS-00332507	Web E-Mail [Elections] from D. Chapman re: registration issue and MVP	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
560	5/2/2018	GA00777637-38	<b>Pls' MSJ Ex. 0448</b> - Email re Ticket Closed - 64382 - Glitches in Verification, problem re failed verifications reappearing and being placed in pending status	
561	5/2/2018	State-Defendants-00279677-68	<b>Pls' MSJ Ex. 0765</b> -Email between H. Smith and J. Hallman re Ticket Closed -- DDS VERIFICATION!	
562	5/3/2018	STATE-DEFENDANTS-00228903	Attachment to Email from Cherokee County official to M. Frechette re provisional voters.	
563	5/3/2018	STATE-DEFENDANTS-00467304	Email from Cherokee County official to M. Frechette re provisional voters.	

564	5/4/2018	STATE-DEFENDANTS-00196651-52	Job description for Elections System Support Specialist	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
565	5/7/2018	STATE-DEFENDANTS-00309101-02	Email from Sheena Weaver of Chattooga County to M. Frechette re: IDR flag	
566	5/7/2018	State-Defendants-00310483-84	<b>Pls' MSJ Ex. 0122</b> - Email re IDR voters from S. Weaver, Chattanooga County	
567	5/7/2018	STATE-DEFENDANTS-00467490-91	Email from Sheena Weaver of Chattooga County to M. Frechette re: IDR flag	
568	5/9/2018	STATE-DEFENDANTS-00333329	Web E-Mail [Elections] from S. Rice re: incorrect polling location	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
569	5/11/2018	STATE-DEFENDANTS-00281757	Hallman submitted IT ticket about several Cherokee County voters being moved to inactive status	
570	5/16/2018	n/a	<b>Pls' MSJ Ex. 1030</b> - NPR.com article: Johnny Kauffman, Georgia Candidate for Governor Doesn't Plan to Use "Deportation Bus" to Deport Anyone	
571	5/21/2018	State-Defendants-00331993	<b>Pls' MSJ Ex. 0826</b> -Elections Complaint from Jane Kohut-Bartles	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
572	5/22/2018	STATE-DEFENDANTS-00823272	Email from P. Jones to R. Lewis re: Stewart County, voter Holloway	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
573	5/22/2018	STATE-DEFENDANTS-00275512	Email from J. Hallman forwarding request for assistance with voter transferred from her county	
574	5/22/2018	STATE-DEFENDANTS-00275513	Attachment to Email from Hallman forwarding request for assistance with voter transferred from her county --- DDS search results for voter Lekisha Young	
575	5/22/2018	STATE-DEFENDANTS-00682606-07	D. Worley emailed C. Harvey and R. Germany re Seminole County poll worker	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
576	5/22/2018	STATE-DEFENDANTS-00823269	Email exchange re Complaint of Edward Holloway	Hearsay FRE 802
577	5/22/2018	State-Defendants-00823295-96	<b>Pls' MSJ Ex. 0961</b> - Email re Macon County, issue is polling place lacking provisional ballots	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
578	5/24/2018	STATE-DEFENDANTS-00468744	Frechette email re issue with a voter named Michael Brown	
579	5/25/2018	STATE-DEFENDANTS-00836111-16	Email from D. Golson to R. Lewis re: Voting Problem at Peachtree Hills location	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
580	5/28/2018	State-Defendants-00456601-05	<b>Pls' MSJ Ex. 0873</b> - Email with Chatham County re Missent Ballots - Design Issue	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
581	5/30/2018	State-Defendants-00444749-51	<b>Pls' MSJ Ex. 0870</b> - Email re Voter in Fulton County with Same Information as voter in Decatur County, different driver's license numbers	
582	6/5/2018	GA00763921-23	<b>Pls' MSJ Ex. 0428</b> - Email chain from SOS/C. Harvey to counties re Questions Addressed, voter transfers and changed voters	
583	6/5/2018	GA00763929-31	<b>Pls' MSJ Ex. 0429</b> - Email chain from SOS/C. Harvey to counties re Questions Addressed, voter transfers and changed voters	
584	6/13/2018	State-Defendants-00468910-11	<b>Pls' MSJ Ex. 0877</b> - Email re Voters Merged in Error, Dawson County	

585	6/18/2018	State-Defendants-00017329-30	<b>Ex. 019: (Worley)</b> E-mail exchange from C. Harvey to Penn Payne regarding Request to Investigate registration status	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
586	6/28/2018	GA00784601-02	<b>Ex. 136: (Barnes)</b> Email re Emergency Polling place change	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
587	6/28/2018	State-Defendants-00310795-96	<b>Pls' MSJ Ex. 0784</b> - Email re Felon, voter registration in light of First Offender Act	
588	6/28/2018	STATE-DEFENDANTS-00345098	Announcement to county officials regarding changes to felon information reporting and verification	
589	7/3/2018	GA00767642	Email from K. Rayburn to Ms. Bass re voter registration record for David Taylor	
590	7/9/2018	GA00765400-00765402; STATE-DEFENDANTS-00310811-12	Correspondence between Melanie Frechette and a Cherokee County official regarding voter identification	
591	7/9/2018	State-Defendants-00468982-93	<b>Pls' MSJ Ex. 0878</b> - Email re Special Precinct Card Order - only need active voters	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
592	7/9/2018	State-Defendants-00577970-71	<b>Pls' MSJ Ex. 0894</b> - Email re Question Regarding Rejected VR Record	
593	7/11/2018	GA00764166-67	<b>Pls' MSJ Ex. 0430</b> - Email chain from K. Rayburn re Question Regarding Rejected VR Record David Taylor, matching issue	
594	7/11/2018	State-Defendants-00309007-09	<b>Pls' MSJ Ex. 0783</b> - Email re Elections Complaint from Asia Vanheyninege	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
595	7/12/2018	STATE-DEFENDANTS-00327818-19	Attachment to Letter by Representative Tom Taylor to Brian Kemp	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
596	7/12/2018	STATE-DEFENDANTS-00327820	Representative Tom Taylor letter to Brian Kemp to ask for an explanation as to how hundreds of voters were incorrectly placed in his district	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
597	7/12/2018	STATE-DEFENDANTS-00456758-59	Email from R. Kierfer to J. Hallman re: Enet Question	
598	7/13/2018	State-Defendants-00279010	<b>Pls' MSJ Ex. 0764</b> - Email re Wrong Party Voters	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
599	7/18/2018	GA00767552-58	<b>Pls' MSJ Ex. 0440</b> - Letter from Lawyers Committee for Civil Rights to B. Kemp re Non-Compliance with Section 8 of the National Voter Registration Act of 1993, on behalf of several groups	
600	7/19/2018	STATE-DEFENDANTS-00269916	Hallman and Pitts email exchange about Clarke County transferring a voter out of Oglethorpe County	
601	7/19/2018	STATE-DEFENDANTS-01061656-65	Guide to county liaisons' role in the verification of election results.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
602	7/24/2018	State-Defendants-00330332	<b>Pls' MSJ Ex. 0103</b> Email re Web-Email [Elections] from Jonathan Bell	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
603	7/24/2018	State-Defendants-00818818	<b>Pls' MSJ Ex. 0953</b> - Email re Stop Voter Fraud, complaint from Regna Marie Ovenden	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
604	7/24/2018	State-Defendants-00822940-42	<b>Pls' MSJ Ex. 0959</b> - Email re Complaint Sumter County	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.

605	7/24/2018	State-Defendants-00822958	<b>Pls' MSJ Ex. 0960</b> - Email re Sumter County, precincts not working and issues with provisional ballots	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
606	7/24/2018	State-Defendants-00836938-39	<b>Pls' MSJ Ex. 0981</b> - Email re Sumter, call from from a voter saying express poll was down and not enough provisional ballots	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802; Defendants further object to this exhibit on the basis of relevance. F.R.E. 401
607	7/24/2018	STATE-DEFENDANTS-00963974-83	Email exchange regarding Voting Issue of Roman Figurilli	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
608	7/24/2018	State-Defendants-00964000-01	<b>Pls' MSJ Ex. 0992</b> - Email re Former City Councilman and 2017 Council President Candidate, missing from system, had to vote with provisional ballot	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
609	7/25/2018	GA00784612	<b>Pls' MSJ Ex. 0458</b> - Email from Randolph County re Consolidating Precincts	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
610	7/25/2018	STATE-DEFENDANTS-00310863-64	Email exchange between G. Ferguson (Dawson) and M. Frechette re: Provisional PI	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
611	7/25/2018	State-Defendants-00310892	<b>Pls' MSJ Ex. 0786</b> - Email re Update Citizen/[redacted]/Jorge A. Aguas, question from Gwinnet County	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802; Defendants further object to this exhibit on the basis of relevance. F.R.E. 401
612	7/25/2018	STATE-DEFENDANTS-00330314	Elections Complaint from Nicole H. Williams, forced to vote a provisional ballot, incorrect move information	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
613	7/25/2018	STATE-DEFENDANTS-00330316	Web Email [Stop Voter Fraud] from Donald Patrick Beatty Junior, trouble voting, absentee ballot issue	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
614	7/25/2018	STATE-DEFENDANTS-00476151-52	Email exchange between F. Watson and C. Harvey + others re explanation for voting issue, move information	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
615	7/25/2018	STATE-DEFENDANTS-01035560-61	Investigations Division Memorandum of Interview; Case SEB 2018-047 Fulton County Provisional Ballot	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802. Defendants further object to this exhibit on the basis of relevance. F.R.E. 401
616	7/26/2018	State-Defendants-00469120	<b>Pls' MSJ Ex. 0879</b> - Email re Update Citizen [Redacted] Jorge A. Aguas, re proof of citizenship	
617	8/2/2018	State-Defendants-00330010	<b>Pls' MSJ Ex. 0107</b> Email re Web Email [Elections] from Peggy Attaway	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
618	8/3/2018	STATE-DEFENDANTS-00263772-73	Email Exchange between K. Reaves (Cobb) and SOS Office re Credit For Voting	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
619	8/3/2018	STATE-DEFENDANTS-00263776	Spreadsheet attachment to Email Exchange between K. Reaves (Cobb) and SOS Office re Credit For Voting	
620	8/3/2018	State-Defendants-00741927-28	<b>Pls' MSJ Ex. 0925</b> -Letter from Fulton County to Arundella Antonella Berram	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
621	8/7/2018	State-Defendants-00446057-61	<b>Pls' MSJ Ex. 0871</b> - Email re Locate Voter, voter can't be found, might be duplicate merge error	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
622	8/10/2018	STATE-DEFENDANTS-00224123-26	Email exchange between M. Miller (Cobb) and J. Hallman and M. Frechette re DDS and OLVR	
623	8/11/2018	STATE-DEFENDANTS-00294647-49	Handwritten voter registration form in Spanish for Jayson Micheal Jeter of Gwinnett County	
624	8/15/2018	GA01225679-80	<b>Pls' MSJ Ex. 0482</b> - Email re Comment on ACLU Letter to Randolph County Board Commissioners, seeks comment from SOS office/C. Broce	Defendants object to this exhibit on the basis of relevance. F.R.E. 401

625	8/16/2018	STATE-DEFENDANTS-00264362	Email from K. Joyner (Augusta) to J. Hallman re: Verification letters to transferred voters in pending status	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
626	8/18/2018	GA00777841-43	Email exchange between K. Hedgecock (Treutlen) and B. Thomas re questions, reports, eNet, registration	
627	8/20/2018	GA00784987-90	<b>Pls' MSJ Ex. 0203</b> - Email re HuffPost Inquiry, seeking comment on possible/proposed Randolph County polling place closures	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
628	8/20/2018	STATE-DEFENDANTS-00818924	Web E-Mail [Stop Voter Fraud] From Margaret Needle	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
629	8/23/2018	State-Defendants-00081262-63	<b>Pls' MSJ Ex. 0597</b> - Letter from C. Harvey to Scott Peavey re Polling Place Closures, Randolph County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
630	8/26/2018	STATE-DEFENDANTS-00333707	Web E-Mail [Elections] from Austin Cramer	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
631	8/27/2018	STATE-DEFENDANTS-00570521-22	Email exchange re complaint of D. Miller, incorrect felon cancellation	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
632	8/27/2018	STATE-DEFENDANTS-00570532-34	Email exchange re complaint of D. Miller, incorrect felon cancellation	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
633	8/28/2018	STATE-DEFENDANTS-00264424-25	Hallman email DDS officials to set up a pre-Election Day meeting to discussion transmissions between agencies	
634	9/2/2018	PLTFS-BMBC-000002-07	<b>Pls' MSJ Ex. 0219</b> - Program for Holy Communion Sunday service	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
635	9/4/2018	State-Defendants-00831572-81	<b>Pls' MSJ Ex. 0966</b> - Email re SEB2014-009, discussion of content of report regarding Hancock County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401. Defendants further object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
636	9/5/2018	GA01226241-44	<b>Ex. 141: (Barnes)</b> Email from Barnes re Analysis, re increase in popularity of absentee voting	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
637	9/6/2018	State-Defendants-00331586	<b>Pls' MSJ Ex. 0822</b> - Email re Elections Complaint from Elaine DePrince	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
638	9/7/2018	GA00765296-99	<b>Pls' MSJ Ex. 0436</b> - Email chain re Enet between Nancy Gay and John Hallman, discussion of number changes in pending voters and verification non-matched pending voters	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
639	9/11/2018	State-Defendants-00032960-67	<b>Pls' MSJ Ex. 0522</b> - - SEB/State Election Board Meeting and Hearings Minutes from Sept. 11, 2018	
640	9/11/2018	STATE-DEFENDANTS-01100740-804	Sept. 11, 2018 SEB Consent Case Summaries	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
641	9/11/2018	n/a	<b>Pls' MSJ Ex. 0156</b> - State Election Board Meeting and Hearings transcript from Sept. 11, 2018	
642	9/17/2018	GA00784474	<b>Pls' MSJ Ex. 0457</b> - Email chain (Chris Harvey) re Polling Place Changes, questions from Bonnie Copelan Duvall	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802. Defendants further object to this exhibit on the basis of relevance. F.R.E. 401
643	9/18/2018	State-Defendants-00311685-87	<b>Pls' MSJ Ex. 0787</b> - Email re ABM Corrections to Issue Dates	Defendants object to this exhibit on the basis of relevance. F.R.E. 401

644	9/18/2018	STATE-DEFENDANTS-00470025	Email from Gwinnett County asking why a voter who was once active is now pending verification.	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802. Defendants further object to this exhibit on the basis of relevance. F.R.E. 401
645	9/19/2018	State-Defendants-00264902	<b>Pls' MSJ Ex. 0752</b> - Email from J. Hallman re Invalid Absentee Ballot Issue Dates - two bad application/ballot issue dates	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
646	9/19/2018	State-Defendants-00265016	<b>Pls' MSJ Ex. 0754</b> - Email from J. Hallman re Invalid Absentee Ballot Issue Dates, Decatur County, with list of names and ballot issue dates	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
647	9/19/2018	State-Defendants-00265017	<b>Pls' MSJ Ex. 0755</b> -Email from J.Hallman re Invalid Absentee Ballot Issue Date, Glynn County, with list of names and ballot issue dates	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
648	9/19/2018	STATE-DEFENDANTS-00311791-92	Email from M. Frechette to Fulton Officials re ABM Issue Date Problems	
649	9/20/2018	State-Defendants-00264983	<b>Pls' MSJ Ex. 0753</b> - Email from J. Hallman re Invalid Issue Date Gwinnet, with list of names and ballot issue dates re Gwinnet County	
650	9/24/2018	STATE-DEFENDANTS-00294644-46	Handwritten voter registration form in Spanish for Jayson Micheal Jeter of Gwinnett County	
651	9/25/2018	State-Defendants-00287385-87	<b>Pls' MSJ Ex. 0773</b> - Gwinnett County Voter Registration and Elections Division form for Eduardo Antonio Feliz Minaya	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
652	9/25/2018	State-Defendants-00329628	<b>Pls' MSJ Ex. 0091</b> - Email re: Elections complaint, Voting Record Purged	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
653	9/25/2018	STATE-DEFENDANTS-00331036	Web E-Mail [Elections] from K. Della Torto re registration status	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
654	9/26/2018	GA00768848	<b>Pls' MSJ Ex. 0441</b> - Email re Elections complaint from Casey Brooks, and K. Rayburn response re status of Brooks's registration in Liberty County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
655	00/00/0000	ORR-LUMPKIN COUNTY-003181	Excerpt of ORR_LUMPKIN COUNTY-003181 (pages 272-303) - Presentation: Training and Implementation of the New Voter Registration Database Application	
656	9/26/2018	STATE-DEFENDANTS-00331016	Web E-Mail [Elections] from B. Asher re: registration information not located	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
657	9/27/2018	STATE-DEFENDANTS-00447677-78	Email exchange between J. Hallman and K. Stancil (Cherokee) re: absentee balloting	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
658	9/27/2018	STATE-DEFENDANTS-00447742-44	Email exchange between S. Hicks (Gordon) and J. Hallman re: Felon on Dashboard erroneously	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
659	9/28/2018	STATE-DEFENDANTS-00312015-17	Lumpkin County official emails M. Frechette for guidance on using out of county precinct card to transfer voter	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
660	9/28/2018	STATE-DEFENDANTS-00447772-73	Email exchange re: Berrien official question about street changes and incorrect street ranges	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
661	9/30/2018	STATE-DEFENDANTS-00330040	Web E-Mail [Elections] from L. B. D. Dwyer	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
662	10/1/2018	STATE-DEFENDANTS-00323925-46	Presentation - October 3T	

663	10/3/2018	STATE-DEFENDANTS-00312170-73	M. Frechette email exchange with M. Magwood (Fulton) regarding fix for merged voters	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
664	10/3/2018	STATE-DEFENDANTS-00312314	M. Frechette email exchange with M. Magwood (Fulton) regarding fix for merged voters, PCC unmerged the voters	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
665	10/4/2018	STATE-DEFENDANTS-00265441-42	Fulton County official emailed SOS about a voter whose registration was cancelled	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
666	10/4/2018	STATE-DEFENDANTS-00312138-39	Frechette email to DeKalb County official asking her to "expand the range" of addresses accepted in the county	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802. Defendants further object to this exhibit on the basis of relevance. F.R.E. 401.
667	10/4/2018	STATE-DEFENDANTS-00470196-97	Frechette corresponded with DeKalb County about a voter whose last name did not update when she transferred from Fulton to DeKalb.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
668	10/5/2018	STATE-DEFENDANTS-00265484-85	Hallman email sending list of counties that have potentially set up polling locations incorrectly in eNet, asks liaisons to reach out to counties	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
669	10/6/2018	STATE-DEFENDANTS-00328415	Rayburn email requesting PCC report of registrants from 1/1/2018 to present with no driver's license and no SSN on record, to show MIDR status and other data	
670	10/7/2018	PLTFS-BMBC-000026-31	<b>Scott Ex. 009</b> Program from October 7th service	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
671	10/7/2018	STATE-DEFENDANTS-00330528	Web E-Mail [Elections] from Christina Lynes, registration issue	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
672	10/7/2018	STATE-DEFENDANTS-00330534	Complaint by Alexander Chibueze Egbuna, name was spelled incorrectly on the voter registration card	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
673	10/7/2018	STATE-DEFENDANTS-00333713	Correspondence between voter Kathleen Lang and Fulton County officials	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
674	10/8/2018	STATE-DEFENDANTS-00330480	Web E-Mail [Elections] from Lauren Braswell, registration and MVP issue	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
675	10/9/2018	GA00769721	Athens-Clarke official reported that she has tried to correct the information for two pending voters, but their statuses have not yet updated.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
676	10/9/2018	STATE-DEFENDANTS-00265457-59	John Hallman created an IT ticket concerning MIDR status	
677	10/9/2018	STATE-DEFENDANTS-00265504	Hallman email to Rick Singletary at DDS re: Online Voter Registration DDS Verification	
678	10/9/2018	STATE-DEFENDANTS-00265538-40	John Hallman created an IT ticket concerning MIDR status	
679	10/9/2018	STATE-DEFENDANTS-00312280-81	Email exchange between M. Frechette and vote rJ. Zabresky re voter registration issues	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
680	10/10/2018	GA00769369	Email exchange between C. Broce and M. Niesse re: Pending voter list and HB 268 litigation	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
681	10/11/2018	GA00780693-95	October 11, 2018 Email Chain between C. Broce and R. Gunther re: Request for Comment - WNYC/PRI	
682	10/11/2018	GA00781964-65	Email exchange between R. Germany and S. Young (ACLU) re: Can people cure exact match problems by simply presenting ID at the polls?	

683	10/11/2018	State-Defendants-00053918-19	<b>Ex. 112: (Germany):</b> Email re Can people cure exact match problems by simply presenting ID at the polls	
684	10/11/2018	State-Defendants-00087589	<b>Pls' MSJ Ex. 0605</b> - Email re Election Complaint from Amber L. Vandam, No Record of Registration	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
685	10/11/2018	State-Defendants-00087679	<b>Pls' MSJ Ex. 0607</b> - Email re Elections Complaint, Cobb County voter	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
686	10/11/2018	STATE-DEFENDANTS-01136163-64	Exchange between Rayburn, Hallman and Germany re: number of voters pending verification	
687	10/12/2018	GA00780660	<b>Pls' MSJ Ex. 0451</b> - Email from T. Florio asking about exact match definition; email forwarded to C. Harvey and J. Simmons	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
688	10/12/2018	GA00780764-65	October 12, 2018 Email exchange between C. Broce and B. Nadler re: Response to Lawsuit	
689	10/12/2018	State-Defendants-00148010-15	<b>Pls' MSJ Ex. 0645</b> - NAACP Legal Defense and Educational Fund, Inc. Letter to B. Kemp regarding Recusal from Voter Registration Duties During Campaign for Governor	
690	10/12/2018	STATE-DEFENDANTS-00743265	Web E-Mail [Elections] from Scott - why am I not registered to vote anymore?	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802. Defendants further object to this exhibit on the basis of relevance. F.R.E. 401.
691	10/15/2018	GA00780659	<b>Ex. 098 (Rayburn)</b> E-mail exchange between Rayburn and David P. McKenzie re is he registered to vote and space between Mc and Kenzie	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
692	10/15/2018	State-Defendants-00087612	<b>Pls' MSJ Ex. 0606</b> - Email re Elections Complaint from Lindsay C. Graf-Juarez	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
693	10/15/2018	STATE-DEFENDANTS-00265748-49	Email from Columbia County official to J. Hallman with absentee voting questions.	
694	10/15/2018	State-Defendants-00287383-84	<b>Pls' MSJ Ex. 0772</b> - Email from D. Stewart to K. Rayburn re Voter Registration	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
695	10/15/2018	STATE-DEFENDANTS-00657008-09	Email from Debi Stewart to Kevin Rayburn re Eduardo Feliz Minaya registration	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
696	10/15/2018	STATE-DEFENDANTS-00743321	Email exchange between K. Rayburn and D. McKenzie re name and registration	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
697	10/15/2018	STATE-DEFENDANTS-00743350	Email exchange between K. Rayburn and A. Vandam re name and registration	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
698	10/16/2018	GA00765009	<b>Ex. 125: (Germany):</b> Email re <i>Martin v. Kemp</i> Complaint, investigation	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
699	10/16/2018	GA00780564	<b>Ex. 099: (Rayburn)</b> E-mail from Kevin Rayburn to voter Rashad Johnson	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
700	10/16/2018	PLTFS-EBC-000095-98	<b>Ebenezer Ex. 015</b> Email re Election Season: Here Are Ways to Get Involved	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
701	10/16/2018	STATE-DEFENDANTS-00332751	Web E-Mail [Stop Voter Fraud] from S. James, name and registration	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
702	10/16/2018	State-Defendants-00578403	<b>Pls' MSJ Ex. 0895</b> - Email from R. Germany re Seeking Statement for Voters/Members Regarding Instructions on Mail Ballot Envelopes	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.

703	10/16/2018	STATE-DEFENDANTS-00738496	Email from M. Niese to C. Broce re: complaint from reader about Clayton County MVP inaccuracy	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
704	10/17/2018	n/a	Holmes Lybrand, <i>Fact Check: Did the Muslim Brotherhood show support for Georgia gubernatorial candidate Stacey Abrams?</i> Washington Examiner (Oct. 17, 2018) <a href="https://www.washingtonexaminer.com/weekly-standard/fact-check-did-the-muslim-brotherhood-show-support-for-georgia-gubernatorial-candidate-stacey-abrams">https://www.washingtonexaminer.com/weekly-standard/fact-check-did-the-muslim-brotherhood-show-support-for-georgia-gubernatorial-candidate-stacey-abrams</a>	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
705	10/17/2018	State-Defendants-00265844	<b>Pls' MSJ Ex. 0756</b> - Email from J. Stone to J. Hallman re IDR Ab Voter	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
706	10/17/2018	State-Defendants-00265851-52	<b>Pls' MSJ Ex. 0104</b> Email re DDS Application/voter registration issue for Robert Green	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
707	10/17/2018	STATE-DEFENDANTS-00265959	J. Hallman email to DeKalb official regarding application processed in error	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
708	10/17/2018	State-Defendants-00286326-27	<b>Pls' MSJ Ex. 0770</b> - SOS Pending Voter List Analysis	
709	10/17/2018	STATE-DEFENDANTS-00312489-91	Email exchange with T. Cook and M. Frechette re: Web E-Mail from M. T. Cook	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
710	10/17/2018	STATE-DEFENDANTS-00331400	Web E-Mail [Elections] from P. Garth	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
711	10/17/2018	STATE-DEFENDANTS-00578382-83	Email exchange between K. Rayburn and J. Head re: October 2018 3T 2 p.m.	
712	10/18/2018	STATE-DEFENDANTS-00450388-89	Email from J. Hallman to A. Pittes re Felon Status	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
713	10/19/2018	State-Defendants-00046299-301	<b>Pls' MSJ Ex. 0542</b> - B. Kemp Email re Absentee Info - SOS Page	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
714	10/19/2018	State-Defendants-00740960	<b>Pls' MSJ Ex. 0919</b> - Email re Elections Complaint from Jimmy M. Miller	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
715	10/19/2018	n/a	<b>Ex. 158: (Kemp)</b> Plaintiffs' Transcription of the October 19, 2018 Audio-Recorded Statement of Then-Secretary of State Brian Kemp	
716	10/20/2018	STATE-DEFENDANTS-00054344	Email from Ledford to Harvey re Elections Complaint from Hilary Brennan	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
717	10/20/2018	State-Defendants-00084401-02	<b>Ex. 138: (Barnes)</b> Email from B. Kemp re This One Too	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
718	10/21/2018	PLTFS-BMBC-000038-43	<b>Scott Ex. 012</b> Program from Youth Sunday, October 21, 2018 service	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
719	10/21/2018	State-Defendants-00087836	<b>Pls' MSJ Ex. 0609</b> - Email re Elections Complaint from Alexander Camarda, registration issue	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
720	10/21/2018	State-Defendants-00579688	<b>Pls' MSJ Ex. 0897</b> - SOS email re Voter Absentee File Explanation, K. Rayburn explanation of "a few imporant fields in the Voter Absentee File"	
721	10/22/2018	STATE-DEFENDANTS-00054188-89	Email from M. Arnett to C. Harvey re: Official Complaint	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.

722	10/22/2018	State-Defendants-00059141	<b>Ex. 084: (Rayburn)</b> E-mail from Russell Lewis to Harvey, Rayburn re Web Email [Stop Voter Fraud] from Jessica L. Denmon	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
723	10/22/2018	State-Defendants-00257551-52	<b>Pls' MSJ Ex. 0748</b> - Email re urgent Fulton County request	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
724	10/22/2018	State-Defendants-00312607	<b>Pls' MSJ Ex. 0788</b> - Email from T. Douglas re Absentee Voting without GA ID	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
725	10/22/2018	STATE-DEFENDANTS-00470436-37	M. Frechette email exchange with Cobb County re addresses, eNet	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
726	10/23/2018	GA00782032-33	<b>Pls' MSJ Ex. 0454</b> Email response re Question regarding exact match	
727	10/23/2018	ORR-Lowndes County-000302-03	"Problem Form" regarding voting issues in EV precinct re Richard Manuel	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802. Defendants further object to this exhibit on the basis of relevance. F.R.E. 401.
728	10/23/2018	STATE-DEFENDANTS-00150093	Email from Gwinnett County official to J. Hallman re Cancel Status	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
729	10/23/2018	State-Defendants-00312612-13	<b>Pls' MSJ Ex. 0789</b> - Email re Question from Dwight Brower	
730	10/23/2018	State-Defendants-00729096-99	<b>Pls' MSJ Ex. 0910</b> - Official Election Bulletin - Handling Pending Verficiation Registrations at Voting Location	
731	10/23/2018	STATE-DEFENDANTS-00741034	Email exchange between K. Rayburn and M. Bullington re complaint, registration card	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
732	10/23/2018	State-Defendants-00966583-87	<b>Pls' MSJ Ex. 0994</b> - Email re Media Inquiry - Lawsuits & Allegations of Voter Suppression	
733	10/23/2018	State-Defendants-00966596-99	<b>Pls' MSJ Ex. 0995</b> - Email re CNN Request from Curt Devine	
734	10/24/2018	State-Defendants-00054158	<b>Pls' MSJ Ex. 0561</b> - Email re Elections Complaint from Jonathon Mellor	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
735	10/24/2018	State-Defendants-00054160	<b>Pls' MSJ Ex. 0562</b> - Email re Elections Complaint from Bethany Harrell	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
736	10/24/2018	State-Defendants-00257910	<b>Pls' MSJ Ex. 0751</b> - Email re SPECIAL PRECINCT CARD REQUEST from Baker County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
737	10/24/2018	STATE-DEFENDANTS-00741013	Web E-Mail [Elections] From J. S. Deranger	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
738	10/24/2018	STATE-DEFENDANTS-00741056	Web E-Mail [Elections] from K. Saba	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
739	10/24/2018	STATE-DEFENDANTS-01000467-73	Declaration from Fulton County voter Yotam Oren	
740	10/24/2018	STATE-DEFENDANTS-01126923	Email exchange re complaint by J. Mitchell	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
741	10/25/2018	PLTFS-AME-000037	<b>Jackson Ex. 011</b> Letter to 6th District re Get Out the Vote	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
742	10/25/2018	State-Defendants-00054294-95	<b>Pls' MSJ Ex. 0563</b> - Email re Complaint About Driver's Licenses, between C. Harvey and E. Hamilton	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
743	10/25/2018	State-Defendants-00087941	<b>Pls' MSJ Ex. 0610</b> - Email re Elections Complaint from Mike Farrell	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.

744	10/25/2018	State-Defendants-00289052	<b>Pls' MSJ Ex. 0083</b> - Email re Elections Complaint from Richard Zabowski	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
745	10/25/2018	State-Defendants-00312734	<b>Pls' MSJ Ex. 0790</b> - Email re Sarah Roylance, Coweta County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
746	10/25/2018	State-Defendants-00579876	<b>Pls' MSJ Ex. 0904</b> - Email from K. Rayburn regarding voter in pending status from Gwinnett County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
747	10/25/2018	STATE-DEFENDANTS-00741123	Web E-Mail [Elections] From J. S. Deranger	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
748	10/25/2018	STATE-DEFENDANTS-00741153	Web E-mail [Elections] from K. Stuber	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
749	10/25/2018	n/a	<b>Ex. 009: (Worley)</b> Official Election Bulletin - Order Regarding Rejected Absentee Ballots and Applications for Signature Non-Match	
750	10/26/2018	STATE-DEFENDANTS-00743805	Elections Complaint from J. Salomon and email exchange	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
751	10/27/2018	State-Defendants-00054309-10	<b>Pls' MSJ Ex. 0564</b> - Email re Voter Report, voter does not appear in MVP	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
752	10/27/2018	State-Defendants-00054325-26	<b>Pls' MSJ Ex. 0081</b> - Email re Voter Report, Walter Phillips	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
753	10/27/2018	State-Defendants-00064208-09	<b>Ex. 139: (Barnes)</b> Email re - Issues re: DRE in Troup County today	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
754	10/27/2018	STATE-DEFENDANTS-00182918	Email to M. Frechette re transfer error	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
755	10/27/2018	STATE-DEFENDANTS-00182919	Attachment to Email to M. Frechette re transfer error	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
756	10/27/2018	STATE-DEFENDANTS-00579651	Email from Rayburn to Whitfield County re: Issue with Pending Citizenship Status for a voter	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
757	10/27/2018	STATE-DEFENDANTS-00579704	Email exchange between K. Rayburn and Spalding County regarding a voter, O. Rafalske	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
758	10/27/2018	STATE-DEFENDANTS-00579752	Email from Rayburn to Clayton County officials re 46 voters who are listed as "Pending- Citizenship verification"	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
759	10/27/2018	STATE-DEFENDANTS-00579753-57	Spreadsheet - Clayton County List of Pending CIZ	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
760	10/27/2018	STATE-DEFENDANTS-00579758	Email from Rayburn to Cobb County officials regarding 4 voters who are listed as "Pending- Citizenship verification"	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
761	10/27/2018	STATE-DEFENDANTS-00579759-63	Spreadsheet - Cobb County List of Pending CIZ	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
762	10/27/2018	STATE-DEFENDANTS-00579764-65	Email exchange regarding complaint - T. Watkins	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
763	10/27/2018	STATE-DEFENDANTS-00579772	Email from Rayburn to Douglas County officials regarding 3 voters who are listed as "Pending- Citizenship verification"	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
764	10/27/2018	STATE-DEFENDANTS-00579773-77	Spreadsheet - Douglas County List of Pending CIZ	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802

765	10/27/2018	STATE-DEFENDANTS-00579785	Email from Rayburn to Polk County officials regarding 3 voters who are listed as "Pending- Citizenship verification"	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
766	10/27/2018	STATE-DEFENDANTS-00579786-89	Spreadsheet - Polk County List of Pending ClZ	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
767	10/27/2018	STATE-DEFENDANTS-00579804-05	Email from Rayburn to Fulton County officials regarding additional 47 voters who are listed as "Pending- Citizenship verification"	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
768	10/27/2018	STATE-DEFENDANTS-00579806-15	Attachment to Email from Rayburn to Fulton County officials regarding additional 47 voters who are listed as "Pending- Citizenship verification" -- Spreadsheet - Fulton County List of Pending ClZ	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
769	10/27/2018	STATE-DEFENDANTS-01126966-67	Email exchange with Douglas County about voters in Pending for Citizenship Verification status	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
770	10/27/2018	STATE-DEFENDANTS-01126973	Email exchange with Muscogee County about voters in Pending for Citizenship Verification status	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
771	10/27/2018	STATE-DEFENDANTS-01126975	Email exchange with Banks County about voters in Pending for Citizenship Verification status	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
772	10/27/2018	STATE-DEFENDANTS-01126977	Email exchange with Clarke County about voters in Pending for Citizenship Verification status	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
773	10/27/2018	STATE-DEFENDANTS-01126978	Email exchange with Fayette County about voters in Pending for Citizenship Verification status	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
774	10/28/2018	PLTFS-BMBC-000044-49	<b>Scott Ex. 014</b> Program from Mission Sunday, October 28th, 2018 service	Defendants object to this exhibit on the basis of relevance. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
775	10/28/2018	STATE-DEFENDANTS-00054311-12	Email from L. Ellison (Habersham) to C. Harvey re: review of Notice of Special Primary Election with attachment	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
776	10/28/2018	State-Defendants-00333751	<b>Pls' MSJ Ex. 0850</b> - Email re Elections Complaint from Thomas Gras-Flynn	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
777	10/28/2018	State-Defendants-00579655-56	<b>Pls' MSJ Ex. 0896</b> - Email from K. Rayburn/Marcia Ridley re Pending Citizenship Status	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
778	10/29/2018	STATE-DEFENDANTS-00331052	Elections Complaint from D. Hayden	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
779	10/29/2018	STATE-DEFENDANTS-00579667-70	Rayburn email exchange with Cobb County official regarding Cobb County Pending Citizenship list	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
780	10/29/2018	State-Defendants-00579708-09	<b>Pls' MSJ Ex. 0898</b> - Email re Report of Pending Citizenship Applications in Polk County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
781	10/29/2018	STATE-DEFENDANTS-00579710-11	Email exchange with Polk County regarding voters listed as pending citizenship status	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
782	10/29/2018	State-Defendants-00579719	<b>Pls' MSJ Ex. 0899</b> - Email chain between K. Rayburn, Andra Phagan, C. Harge, re Pending Citizenship Status - Proof of Citizenship	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
783	10/29/2018	STATE-DEFENDANTS-00579796-97	Email exchange with Clayton County regarding voters listed as pending citizenship status	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802

784	10/29/2018	STATE-DEFENDANTS-00741241	Elections complaint from S. Jones	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
785	10/29/2018	STATE-DEFENDANTS-01127015-18	Email exchange with DeKalb County about voters in Pending for Citizenship Verification status	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
786	10/29/2018	n/a	<b>Ebenezer Ex. 007</b> Atlanta Daily World article: Viewpoints: <i>The Fight for the Soul of Our Democracy</i>	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
787	10/29/2018	STATE-DEFENDANTS-00579662-63	Email exchange between K. Rayburn and M. Hammontree (Whitfield) re: Issue with pending citizenship status	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
788	10/29/2018	STATE-DEFENDANTS-00093873-75	Email exchange with Fulton County about voters in Pending for Citizenship Verification status	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
789	10/30/2018	STATE-DEFENDANTS-00054329	Elections Complaint by S. Sridhar	
790	10/30/2018	State-Defendants-00054334-37	<b>Ex. 126: (Germany):</b> Email re Another signature mismatch voter	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
791	10/30/2018	STATE-DEFENDANTS-00054361	Email from Harvey to hbatou@hotmail.com RE: Elections Complaint from Hilary Brennan	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
792	10/30/2018	STATE-DEFENDANTS-00579800	Email to Chatham County regarding voter listed as pending citizenship status	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
793	10/30/2018	STATE-DEFENDANTS-01058099-101	Email exchange from ACLU to R. Germany re Avondale High School complaint, FW to C. Harvey and K. Rayburn	Defendants object to this exhibit on the basis of relevance. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
794	10/30/2018	STATE-DEFENDANTS-00266838	Hallman email to Emmanuel Ohai re: OLVR Citizenship Example	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
795	10/31/2018	State-Defendants-00054330	<b>Pls' MSJ Ex. 0565</b> - Email re Elections Complaint from LaToya Johnson	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
796	10/31/2018	STATE-DEFENDANTS-00579835-38	Email exchange with Fulton County re list of voters erroneously marked as "Pending-Citizenship verification"	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
797	10/31/2018	STATE-DEFENDANTS-00579862-64	Email to Clayton County re Pending Citizenship voters	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
798	10/31/2018	STATE-DEFENDANTS-00741279-81	Elections Complaint of K. Kellog and email exchange	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
799	10/31/2018	STATE-DEFENDANTS-00266784-85	Emmanuel Ohai email to J. Hallman re: OLVR Citizenship Example	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
800	11/00/2018	STATE-DEFENDANTS-00115940-76	SOS presentation -- State Processes: Cancelled and Rejected by Date Function and Vital Records	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in the case. F.R.E. 401.
801	11/1/2018	State-Defendants-00054427-28	<b>Pls' MSJ Ex. 0567</b> - Email re Elections Complaint from Hilary Brennan, Gwinnet County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
802	11/1/2018	State-Defendants-00084863	<b>Pls' MSJ Ex. 0599</b> - Email re Stop Voter Fraud from Brittaney Harvey	Defendants object to this exhibit on the basis of relevance. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
803	11/1/2018	State-Defendants-00256665-66	<b>Pls' MSJ Ex. 0746</b> -Email re Bogart City Special Election	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802

804	11/1/2018	STATE-DEFENDANTS-00266934-35	Email reporting misdirection by MVP.	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
805	11/1/2018	State-Defendants-00579839-40	<b>Pls' MSJ Ex. 0901</b> - Email from S. Young of ACLU Ga. re Voter Issue of Dekalb County	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
806	11/1/2018	STATE-DEFENDANTS-00579843-45	Email exchange between L. Ledford (Gwinnett) and K. Rayburn re: Pending Citizenship States - Proof of Citizenship	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
807	11/1/2018	State-Defendants-00579846-49	<b>Pls' MSJ Ex. 0902</b> - Email chain re Pending Citizenhip Status - Proof of Citizenship	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
808	11/1/2018	STATE-DEFENDANTS-00579866-74	Email from K. Rayburn to R. Jones re Fulton County Pending Ciz List 3, with attached Spreadsheet - Fulton County Pending CIZ List 3	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
809	11/1/2018	STATE-DEFENDANTS-00741296	Elections Complaint by J. Steinbruegge	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
810	11/1/2018	STATE-DEFENDANTS-00741303	Elections Complaint by P. Garth	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R. E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
811	11/1/2018	STATE-DEFENDANTS-00741370	Email exchange re Elections Complaint by J. Steinbruegge	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
812	11/1/2018	STATE-DEFENDANTS-00741435	Email exchange re Elections Complaint by P. Garth	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
813	11/1/2018	STATE-DEFENDANTS-00741456-57	Elections Complaint by J. McBurnett	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
814	11/1/2018	STATE-DEFENDANTS-00741464	Web E-Mail [Elections] from A. Bennet	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
815	11/1/2018	State-Defendants-00966032	<b>Pls' MSJ Ex. 0993</b> - Email from T. Pratt re Reporter Query re Non-Citizen Voter Registration cancellation	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
816	11/1/2018	STATE-DEFENDANTS-01127029-32	Email exchange with Gwinnett County about voters in Pending for Citizenship Verification status	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
817	11/1/2018	n/a	<b>Ebenezer Ex. 008</b> Article by Rev. Warnock, Washington Post, <i>Here Are the Chilling Tricks We've Caught Georgia Using to Disqualify Voters</i>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
818	11/2/2018	STATE-DEFENDANTS-00054452	Elections Complaint from Jacqueline Woodward	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802

819	11/2/2018	State-Defendants-00054453	<b>Pls' MSJ Ex. 0569</b> - Email re Elections Complaint from Arvind R. Patel, Muscogee County	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
820	11/2/2018	State-Defendants-00329966	<b>Pls' MSJ Ex. 0809</b> - Email re Elections Complaint from Kathryn D. Fletcher	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
821	11/2/2018	STATE-DEFENDANTS-00330134	Web E-Mail [Elections] from V. S. Payne	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
822	11/2/2018	State-Defendants-00330138	<b>Pls' MSJ Ex. 0810</b> - Email re Stop Voter Fraud Complaint from Jonathan Ashworth	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
823	11/2/2018	STATE-DEFENDANTS-00989112-14	November 2, 2018 Official Election Bulletin re Pending Citizenship Registrations at Voting Locations	
824	11/2/2018	n/a	<b>Ex. 010: (Worley)</b> Official Election Bulletin re Pending Citizenship Registrations at Voting Locations	
825	11/2/2018	STATE-DEFENDANTS-00579850	Email exchange between C. Bowen (Douglas) and K. Rayburn re: Report of Issues with Pending Citizenship Applications	Defendants object to this exhibit on the basis of relevance. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
826	11/2/2018	STATE-DEFENDANTS-00093878-83	Email exchange between C. Harvey and E. Hamilton (DeKalb) re Report of Issues with Pending Citizenship Applications	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
827	11/3/2018	State-Defendants-00734026-30	<b>Pls' MSJ Ex. 0912</b> - Email chain between C. Broce and Wash. Post Report, regarding suspended voter registrations, ACLU lawsuit	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
828	11/3/2018	State-Defendants-00734032-33	<b>Pls' MSJ Ex. 0913</b> - C. Broce Email re Follow-Up to rollingstone.com report	Defendants object to this exhibit on the basis of relevance. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
829	11/4/2018	n/a	<b>Ex. 145: (Barnes)</b> Who What Why article, "Kemp's Aggressive Gambit to Distract from Election Security Crisis; Georgia Announces Hacking Investigation Into Democrats, but What Really Happened?"	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
830	11/4/2018	n/a	<b>Pls' MSJ Ex. 1027</b> - Wash. Post article, Cleve R. Wootson, Jr., <i>Racist 'Magical Negro' Robo-Call from 'Oprah' Targets Stacey Abrams in Georgia Governor's Race</i>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

831	11/5/2018	n/a	Video: Racist 'Magical Negro' Robo-Call from 'Oprah'	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
832	11/5/2018	State-Defendants-00018563	<b>Ex. 018: (Worley)</b> E-mail from David Worley to Chris Harvey regarding MVP Issues	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
833	11/5/2018	State-Defendants-00054475-76	<b>Ex. 066 (Harvey)</b> E-mail string from John Hallman to Chris Harvey re: MVP issues	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
834	11/5/2018	STATE-DEFENDANTS-00054506-07	Email exchange between C. Ward (Elberton) and C. Harvey re DPG - Email address for curing absentee/Provisional ballot	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
835	11/5/2018	STATE-DEFENDANTS-00057229-30	Email from Phi Nguyen to C. Correia re: pending voter, name issue	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
836	11/5/2018	State-Defendants-00088263	<b>Pls' MSJ Ex. 0133</b> - Elections complaint from C. M. DeLeon	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
837	11/5/2018	STATE-DEFENDANTS-00093884-88	C. Harvey email to Dekalb official re Email from Phi Nguyen - pending voter, name issue	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
838	11/5/2018	STATE-DEFENDANTS-00312814-16	Email chain from G. Ferguson (Dawson) re: DPG- Email Address for Ciruing Absentee/Provisional Ballot	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
839	11/5/2018	STATE-DEFENDANTS-00333159	Election Complaint from M. Clayton	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
840	11/5/2018	STATE-DEFENDANTS-00333195	Election Complaint from Donna S. Higgins	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
841	11/5/2018	STATE-DEFENDANTS-00592238-39	Email exchange re voter Ona Parker complaint	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
842	11/5/2018	STATE-DEFENDANTS-00741433	Email exchange between Rayburn and Frechette re complaint from Sheldon Lee	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802

843	11/5/2018	STATE-DEFENDANTS-00741537	Email from Rayburn to voter Sheldon Lee re complaint	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
844	11/5/2018	State-Defendants-00892523-25	<b>Pls' MSJ Ex. 0986</b> - Email from Julie Houk re <i>NAACP v. Kemp</i> , pending status re citizenship verification	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
845	11/5/2018	STATE-DEFENDANTS-00989111	List of acceptable proof of citizenship documents	
846	11/6/2018	GA01225647-58	<b>Pls' MSJ Ex. 0480</b> - Email re <i>GA Coalition for the People's Agenda v. Kemp</i> , Vanessa Alva	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
847	11/6/2018	State-Defendants 00085329-33	<b>Ex. 091 (Rayburn)</b> E-mail re <i>Georgia Coalition v. Kemp</i> report from Gwinnett County, pending voter issue	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
848	11/6/2018	State-Defendants-00009092-9238	<b>Ex. 130: (Germany):</b> Selected Surveys #8-145 November 6 General Election - Line Survey results	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
849	11/6/2018	State-Defendants-00018586	<b>Pls' MSJ Ex. 0506</b> - Email exchange between C. Harvey and D. Worley re Floyd County problem	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
850	11/6/2018	State-Defendants-00018594-85	<b>Pls' MSJ Ex. 0507</b> - Email exchange between C. Harvey and D. Worley re Clark County problem	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
851	11/6/2018	State-Defendants-00018594-95	<b>Ex. 069: (Harvey)</b> E-mail exchange between C. Harvey and D. Worley re: Clarke County, severe problems	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
852	11/6/2018	State-Defendants-00018599-601	<b>Ex. 051: (Harvey)</b> E-mail exchange from D. Worley to C. Harvey re: Cobb absentee ballot issue	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
853	11/6/2018	State-Defendants-00046406-08	<b>Pls' MSJ Ex. 0550</b> - Chart/table re Rejected Provisional Ballots, November 6, 2018 General	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
854	11/6/2018	State-Defendants-00046419	<b>Pls' MSJ Ex. 0553</b> - Chart/table re Floyd County Provisional Reject List - November 6, 2018	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
855	11/6/2018	State-Defendants-00046500	<b>Pls' MSJ Ex. 0557</b> - Chart/table re Provisional Voters, November 6, 2018 General Election, Athens-Clarke County	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
856	11/6/2018	State-Defendants-00046513	<b>Pls' MSJ Ex. 0558</b> - Chart/table re Dougherty County Numbers List of Provisional/Challenged Voters, General Election November 6, 2018	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802

857	11/6/2018	State-Defendants-00054589	<b>Pls' MSJ Ex. 0126</b> - Email from L. Ledford (Gwinnett) to C. Harvey re complaint from litigants	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
858	11/6/2018	State-Defendants-00054619	<b>Ex. 065 (Harvey)</b> E-mail string from Chris Harvey to Russell Lewis re Elections complaint from Alana Miller	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
859	11/6/2018	State-Defendants-00057244	<b>Ex. 086: (Rayburn)</b> E-mail chain from John Hallman to Chris Harvey re Voter Complaint in Ware County	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
860	11/6/2018	State-Defendants-00085321-23	<b>Ex. 085: (Rayburn)</b> E-mail chain from Russell Lewis to Harvey and Rayburn re possible voting violation in Liberty Baptist Church	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
861	11/6/2018	State-Defendants-00085329-33	<b>Pls' MSJ Ex. 1051</b> - Email from K. Rayburn re <i>Georgia Coalition et al. v. Kemp</i> - Report from Gwinnett County	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
862	11/6/2018	STATE-DEFENDANTS-00085334-37	Exchange about Email from Bryan Sells re <i>Georgia Coalition et al. v. Kemp</i> - Report from Gwinnett County	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
863	11/6/2018	STATE-DEFENDANTS-00085408-09	Email exchange between K. Rayburn and C. Harvey, R. Germany, re: voter suppression letter	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
864	11/6/2018	STATE-DEFENDANTS-00085410-21	Letter from NAACP to Asst. SOS re: suppression of student voters	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
865	11/6/2018	State-Defendants-00088360	<b>Pls' MSJ Ex. 0613</b> - Email re Elections Complaint from Lynne Schultz	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
866	11/6/2018	STATE-DEFENDANTS-00088383	Election Complaint from Auburn Frederick King	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
867	11/6/2018	STATE-DEFENDANTS-00088399	Elections Complaint from J. Reeves	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
868	11/6/2018	State-Defendants-00092685-88	<b>Pls' MSJ Ex. 0630</b> - List re Provisional Ballots Rejected for the Nov. 6, 2018 General Election, Decatur County	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802

869	11/6/2018	State-Defendants-00256696	<b>Pls' MSJ Ex. 0747</b> - Email exchange between R. Simmons and M. Frechette re: Cobb County	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
870	11/6/2018	STATE-DEFENDANTS-00267776	Email from J. Hallman to R. Jones re: Duplicate DL numbers	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
871	11/6/2018	State-Defendants-00313442	<b>Pls' MSJ Ex. 0796</b> - Excel chart/table/list of provisional voters in Clayton County	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
872	11/6/2018	State-Defendants-00317290-329	<b>Pls' MSJ Ex. 0800</b> - Forms re Numbered List of Provisional Challenged Voters, Gwinnett County	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
873	11/6/2018	State-Defendants-00392820-23	<b>Pls' MSJ Ex. 0864</b> - Email re Some Quick Questions, responses from C. Broce	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
874	11/6/2018	STATE-DEFENDANTS-00450513-14	Email exchange between T. Samuel and J. Hallman re MVP	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
875	11/6/2018	State-Defendants-00470888	<b>Pls' MSJ Ex. 0881</b> - Email re Voter Complaint re Cross Keys Voting location	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
876	11/6/2018	STATE-DEFENDANTS-00470896	Colquitt County voter email re MVP, polling center	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
877	11/6/2018	State-Defendants-00471858-60	<b>Pls' MSJ Ex. 0885</b> - Memo re Official Provisional Ballot Count November 6, 2018 General Election for Paulding Couty, GA	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
878	11/6/2018	State-Defendants-00951511-12	<b>Pls' MSJ Ex. 0988</b> - Email exchange between K. Rayburn and M. Frechette re FW: Denied Right to Vote this Morning	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
879	11/6/2018	State-Defendants-00951831-918	<b>Pls' MSJ Ex. 0989</b> - Listing of provisional voters in Gwinnett County	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802

880	11/6/2018	State-Defendants-00967161-62	<b>Pls' MSJ Ex. 0996</b> - Order re request for Temporary Restraining Order, <i>Barrow v. Day</i> , Gwinnett County Superior Court	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case. F.R.E. 401. Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403 Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
881	11/6/2018	STATE-DEFENDANTS-00988130	Web E-Mail [Elections] from Paula Higgins	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
882	11/6/2018	STATE-DEFENDANTS-01004758	Complaint by Alaina Mitchell regarding effort to cancel absentee ballot	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
883	11/6/2018	STATE-DEFENDANTS-01006742	Email exchange between A. Harris and C. Broce reporting an issue with voter Emily Smith	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
884	11/7/2018	GA01225644-46	<b>Pls' MSJ Ex. 0071</b> - Email re <i>GA Coalition for the People's Agenda v. Kemp</i> , Meeting and Conferring to Resolve and Urgent Issue Impacting Gwinnett County Voter Registration Applicant in Pending Status for Citizenship and DDS Verification	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
885	11/7/2018	GA01225659	<b>Pls' MSJ Ex. 0481</b> - V. Alva My Voter Page	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
886	10/4/2013	ORR-LUMPKIN COUNTY-003181	Excerpt of ORR_LUMPKIN COUNTY-003181 (pages 3809-10) - Official Election Information memo	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
887	11/7/2018	State-Defendants-00018609-111	<b>Pls' MSJ Ex. 0147</b> - Email from J. Morrison re Absentee Ballot Complaint, Glynn County	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
888	11/7/2018	State-Defendants-00046345-46	<b>Pls' MSJ Ex. 0543</b> - Email re <i>GA Coalition for the People's Agenda v. Kemp</i> /Pending Voter Liyun Fu	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
889	11/7/2018	STATE-DEFENDANTS-00046347-50	Email from D. Bui (Center for Pan Asian Community Services) to P. Nguyen (AAAJ-Atlanta) re: Liyun Fu	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
890	11/7/2018	STATE-DEFENDANTS-00066007	C. Harvey email to R. Lewis re complaint, S. Novell	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802

891	11/7/2018	STATE-DEFENDANTS-00085347-55	Email exchange between C. Harvey and C. Correia re: urgent issue impacting a Gwinnett County Voter Registration Applicant in Pending Status for Citizenship and DDS Verification	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
892	11/7/2018	STATE-DEFENDANTS-00093910-12	Email from Phi Nguyen (AAAJ-Atlanta) re: citizenship verification and voter Liyun Fu	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
893	11/7/2018	State-Defendants-00257906	<b>Pls' MSJ Ex. 0749</b> -Email re SPECIAL PRECINCT CARD REQUEST from Brady County	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
894	11/7/2018	STATE-DEFENDANTS-00267772-73	J. Hallman email to Gwinnett County Registrar re complaint from Tyler	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
895	11/7/2018	STATE-DEFENDANTS-00307170	Email from B. Phifer reporting two issues sent by DDS re: license scan and name problems	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
896	11/7/2018	State-Defendants-00313028	<b>Pls' MSJ Ex. 0791</b> - Email re DDS Provisional Research	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
897	11/7/2018	State-Defendants-00046162-65	<b>Pls' MSJ Ex. 0154</b> - Email re Elections Complaint from Janet Rodning	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
898	11/7/2018	STATE-DEFENDANTS-00472165	Fulton County voter email re polling location, MVP	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
899	11/7/2018	State-Defendants-00565099	Web E-Mail [Stop Voter Fraud] from Sanaz Arjomand	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
900	11/8/2018	GA00780742-43	<b>Pls' MSJ Ex. 0452</b> - Email from Germany to Harvey and Rayburn re Chris Warren	Defendants object to this exhibit on the basis of relevance and that the exhibit pertains to issues no longer in this case . F.R.E. 401. Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
901	11/8/2018	GA00780742-43	<b>Ex. 113: (Germany):</b> Email from Germany to Harvey and Rayburn re Chris Warren	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
902	11/8/2018	PLTFS-CIA-000269	<b>CIA Ex. 023</b> Invoice to Care in Action	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
903	11/8/2018	State-Defendants-00046365	<b>Ex. 068: (Harvey)</b> Email from Breanna Thomas to Chris Harvey re: Elections complaints (two complaints)	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
904	11/8/2018	STATE-DEFENDANTS-00057470-74	Email from N. Gay (Columbia) to Harvey for guidance on absentee ballot issue	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
905	11/8/2018	STATE-DEFENDANTS-00088612	Elections complaint from N. Sanks re: provisional ballot issue	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802

906	11/8/2018	STATE-DEFENDANTS-00313023-24	Chattooga County email asking about redistricting	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
907	11/8/2018	State-Defendants-00313095-96	<b>Pls' MSJ Ex. 0792</b> - Email from Forsyth County re MVP and Ballot Return Status	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
908	11/08/2018	STATE-DEFENDANTS-00329458	Elections Complaint from Xavier Pique	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
909	11/8/2018	STATE-DEFENDANTS-00330630	Web E-Mail [Elections] from D. Johnson, Jr.	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
910	11/8/2018	State-Defendants-00330672	<b>Pls' MSJ Ex. 0815</b> - Email re Elections Complaint from Karen Swartz, Gwinnett County	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
911	11/8/2018	State-Defendants-00330674	<b>Pls' MSJ Ex. 0816</b> - Email re Elections Complaint from John Watkins, Chatham County	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
912	11/8/2018	STATE-DEFENDANTS-00476979-80	November 8, 2018 email re: Chris Warren	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
913	11/8/2018	State-Defendants-00577594-95	<b>Pls' MSJ Ex. 0893</b> - Email re Two DeKalb County Absentee Voters	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
914	11/8/2018	STATE-DEFENDANTS-01015676-87	Letter from NAACP to SOS re challenges of two students at Albany State University	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
915	11/9/2018	PLTFS-CIA-000255-57	<b>CIA Ex. 006</b> Receipt from Airbnb	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
916	11/9/2018	PLTFS-CIA-000263-67	<b>CIA Ex. 008</b> Email receipt re Airline ticket confirmation	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
917	11/9/2018	PLTFS-EBC-000104-06	<b>Pls' MSJ Ex. 0008</b> - Email from Pastor Warnock regarding NAACP message	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
918	11/9/2018	State-Defendants-00267834	<b>Pls' MSJ Ex. 0757</b> - Email re ENet Suggestion from Lowndes County re Adjustment on eNet	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
919	11/9/2018	State-Defendants-00313024-05	<b>Pls' MSJ Ex. 0139</b> - Email re MVP Site, issue with challenged/provisional voters, Ringgold, GA	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
920	11/9/2018	State-Defendants-00737380-81	<b>Pls' MSJ Ex. 0916</b> - Email re FB Absentee Post, request for comment/information	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
921	11/9/2018	STATE-DEFENDANTS-01058205-06	Email exchange between Rayburn and Germany re: voter with "IDR" or "IR" next to their name as a provisional ballot code	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
922	11/10/2018	PLTFS-CIA-000258-62	<b>CIA Ex. 009</b> Airline ticket confirmation from Chicago to Atlanta	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
923	11/10/2018	State-Defendants-00046392-95	<b>Pls' MSJ Ex. 0547</b> - Chart/table re Rockdale County Rejected Provisional Report General Election - November 6, 2018	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
924	11/11/2018	State-Defendants-00046172	<b>Pls' MSJ Ex. 0541</b> - Email re Elections Complaint for Alyssa Thys	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802

925	11/11/2018	State-Defendants-00055257	<b>Pls' MSJ Ex. 0575</b> - Email re Elections Complaint from Nastassia Sanks	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
926	11/11/2018	State-Defendants-00055464	<b>Pls' MSJ Ex. 0577</b> - Email re Elections Complaint from Dustin Mitcho, turned away at poll	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
927	11/11/2018	State-Defendants-00057279	<b>Ex. 053: (Harvey)</b> E-mail string from Chris Harvey to Lynn Ledford re: Elections complaint from Alaina Mitchell	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
928	11/11/2018	STATE-DEFENDANTS-00439916-29	C. Harvey FW to R. Lewis complaint from NAACP about students at Albany State	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
929	11/12/2018	GA00764950-51	<b>Ex. 047: (Harvey)</b> E-mail string from Jessica Simmons to Lorri Smith re: Official Election Bulletin	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
930	11/12/2018	State-Defendants-00007710-11	<b>Pls' MSJ Ex. 1035</b> - Official Election Bulletin re Post-Election Instructions Re: Absentee and Provisional Ballots	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
931	11/12/2018	State-Defendants-00043181	<b>Ex. 033: (Sullivan)</b> E-mail from Jansen Head re SOS Official Election Bulletin, with attachment	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
932	11/12/2018	State-Defendants-00333275	<b>Pls' MSJ Ex. 0838</b> - Email re Elections Complaint from Bridget Crank, Appling County	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
933	11/12/2018	STATE-DEFENDANTS-01030620-21; STATE-DEFENDANTS-01030622-25; STATE-DEFENDANTS-01017616-19	Email and attachment re absentee ballots rejections	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
934	11/12/2018	STATE-DEFENDANTS-01106679-82	Breakdown of rejected absentee by mail ballots	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
935	11/12/2018	n/a	<b>Ex. 016: (Worley)</b> <i>Common Cause Georgia v. Kemp</i> , Order regarding Plaintiffs' Motion for Temporary Restraining Order and Expedited Discovery, and Defendants' Motion to Strike - TRO motion granted in part and Motion to Strike denied, Case No. 18-cv-5102 N.D. Ga., Judge Totenberg	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
936	11/12/2018	n/a	<b>Ex. 011: (Worley)</b> Official Election Bulletin re Post-Election Instructions Re: Absentee and Provisional Ballots	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
937	11/13/2018	STATE-DEFENDANTS-00018634	<b>Pls' MSJ Ex. 0510</b> - Email re Official Election Bulletin, comments from D. Worley	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403

938	11/13/2018	GA-00785796-808	Message thread between B. Kemp and S. Schultz	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to his exhibit to the extent it constitutes hearsay. F.R.E. 802; Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
939	11/13/2018	ORR-Emanuel County-000097	Pls' MSJ Ex. 0483 - Email re Provisional Ballots Access System	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
940	11/13/2018	PLTFS-CIA-000251-54	CIA Ex. 007 Email receipt re Airline ticket confirmation	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
941	11/13/2018	PLTFS000270-71	Attachment to Declaration of N. Guardiola-Valle	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
942	11/13/2018	State-Defendants-00018630-31	Ex. 012A: (Worley) E-mail Exchange from Worley regarding SOS Official Election Bulletin - Post-Election Absentee and Provisional Ballots	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
943	11/13/2018	State-Defendants-00018634	Ex. 014: (Worley) E-mail exchange from Worley regarding SOS Official Election Bulletin and Judge May order on absentee ballots	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
944	11/13/2018	STATE-DEFENDANTS-00055289-96	Communication from Rockdale County re rejected provisional ballots	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
945	11/13/2018	State-Defendants-00267981-82	Pls' MSJ Ex. 0758 - Email re Help Please, Columbia County voter	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
946	11/13/2018	STATE-DEFENDANTS-00316277	Email from Chatham County Voter Registration Director re voter G. N. De Souza	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
947	11/13/2018	STATE-DEFENDANTS-00316278-80	Attachment to Email from Chatham County Voter Registration Director re voter G. N. De Souza	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
948	11/14/2018	State-Defendants-00007712	Ex. 021: (Worley) Official Election Bulletin re Secretary of State Public Website for Provisional Ballot Information	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
949	11/14/2018	State-Defendants-00055300	Pls' MSJ Ex. 0576 - Email re Additional Request for Information - Lowndes	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
950	11/14/2018	State-Defendants-00472015-18	Pls' MSJ Ex. 0887 - Email re Additional Request for Information regarding rejected provisional ballots	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403

951	11/14/2018	STATE-DEFENDANTS-01127800-87	Gwinnett County list of rejected provisional ballots	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
952	11/14/2018	n/a	<b>Ex. 020: (Worley)</b> Official Election Bulletin re Direction to Review Provisional Ballots Coded "PR"	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
953	11/15/2018	STATE-DEFENDANTS-01058361-63	List of reasons for rejection for "PR" ballots	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
954	11/15/2018	GA00765197-99	<b>Pls' MSJ Ex. 0435</b> - Email from B. Thomas re Instructions-Recertification	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
955	11/15/2018	PLTFS000365	Ex. 1 to Declaration of C. del Rio	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
956	11/15/2018	State-Defendants-00007716	<b>Ex. 048: (Harvey)</b> Official Election Bulletin - Order from Judge Jones re: Reviewing absentee ballots.	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
957	11/15/2018	STATE-DEFENDANTS-00046398-99	Emails from Chris Harvey to counties re provisional ballot rejection data	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
958	11/15/2018	State-Defendants-00046403	<b>Pls' MSJ Ex. 0549</b> - Richmond County PR ballot info list [attachment to Pls. MSJ Ex. 548]	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
959	11/15/2018	STATE-DEFENDANTS-00056913-14	Macon-Bibb list of rejected provisional ballots	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
960	11/15/2018	State-Defendants-00092683-84	<b>Pls' MSJ Ex. 0629</b> - Email re Additional Request for Information, from C. Harvey to Decatur County	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
961	11/15/2018	STATE-DEFENDANTS-00417955-58	Russell Lewis email documents - voter complaints with notes	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
962	11/15/2018	State-Defendants-00834863-64	<b>Pls' MSJ Ex. 0969</b> Email re Elections Complaint from Bridget Crank	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
963	11/15/2018	STATE-DEFENDANTS-01058246-49	Decatur list of rejected provisional ballots	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403

964	11/15/2018	STATE-DEFENDANTS-01058364-66	Gordon County list of rejected provisional ballots	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
965	11/15/2018	STATE-DEFENDANTS-01058367-73	List of reasons for rejection for "PR" ballots	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
966	11/15/2018	STATE-DEFENDANTS-01058490-95	Muscogee County list of rejected provisional ballots	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
967	11/16/2018	STATE-DEFENDANTS-00046451-52	Hall County list of rejected provisional ballots	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
968	11/16/2018	STATE-DEFENDANTS-00313441; STATE-DEFENDANTS-00313442	Clayton County list of rejected provisional ballots	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
969	11/16/2018	State-Defendants-00834869-70	Pls' MSJ Ex. 0970 - Email chain re Stop Voter Fraud, voter changed registration from Harris County to Dodge County	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
970	11/16/2018	State-Defendants-00988362-64	Pls' MSJ Ex. 0998 - Email re SOS Official Election Bulletin	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
971	11/17/2018	STATE-DEFENDANTS-00055354	Chris Harvey email exchange requesting Athens-Clark county rejected PR list	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
972	11/17/2018	STATE-DEFENDANTS-00055357	Athens-Clark County PR Rejection list	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
973	11/19/2018	STATE-DEFENDANTS-00471998	Douglas County list of rejected provisional ballots	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
974	11/19/2018	n/a	GWargo FFA Ex. 116 Bylaws of Fair Fight Action, Inc.	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
975	11/20/2018	State-Defendants-00738960-63	Pls' MSJ Ex. 0918 - Email chain between S. Levine/HuffPost and C. Broce re HuffPost Inquiry	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403

976	11/21/2018	PLTFS-FFA-000261-63	<b>Pls' MSJ Ex. 0216</b> - Articles of Amendment to the Articles of Incorporation of Voter Access Institute, Inc.	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
977	11/21/2018	STATE-DEFENDANTS-00289627	Email exchange between C. Harvey and T. Dean re: transferring voters	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
978	11/21/2018	State-Defendants-00819137-38	<b>Pls' MSJ Ex. 0954</b> - Email re Elections Complaint from Alyssa Thys, several complaints	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
979	11/21/2018	State-Defendants-00819139-40	<b>Pls' MSJ Ex. 0955</b> - Email re Elections Complaint from Alyssa Thys, information regarding Complaint	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
980	11/26/2018	State-Defendants-00268492-93	<b>Pls' MSJ Ex. 1043</b> - Email re Why is the Status Still Challenged?	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
981	11/27/2018	State-Defendants-00009085-9254	<b>Ex. 064 (Harvey)</b> Survey Results #1-161, November 6 General Election Line Survey results	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
982	11/27/2018	STATE-DEFENDANTS-00405197; STATE-DEFENDANTS-00405198; STATE-DEFENDANTS-00911389-90; STATE-DEFENDANTS-00911391; STATE-DEFENDANTS-00911392	John Hallman communication -- table of reasons absentee ballots were cancelled	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
983	11/28/2018	GA00764304	<b>Pls' MSJ Ex. 0431</b> -Email from B. Thomas re Absentee Ballot, question whether to accept or reject it	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
984	11/28/2018	STATE-DEFENDANTS-00057105	Email from Harvey to Lewis, Watson, Frances, Subject: Elections Complaint from Pat Darden	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
985	11/28/2018	State-Defendants-00085595-87	<b>Pls' MSJ Ex. 0127</b> - Email re Stop Voter Fraud, complaint in Richmond County re couple went to vote	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
986	11/30/2018	STATE-DEFENDANTS-00055453-54	Email from Dan Gasaway to C. Harvey about a Habersham County voter	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
987	12/00/2018	State-Defendants-00149713-19	<b>Pls' MSJ Ex. 0022</b> - Elections Division Overview Memo	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
988	12/1/2018	PLTFS-CIA-000182-83	<b>Pls' MSJ Ex. 0211</b> - National Domestic Workers Alliance, Job Announcement for Georgia State Director for Care in Action	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
989	12/3/2018	STATE-DEFENDANTS-00055501	Elections complaint of A. Montgomery	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
990	12/4/2018	State-Defendants-00055503-05	<b>Pls' MSJ Ex. 0579</b> - Email re Offering of Provisional Ballots CORRECTION, offering/use of provisional ballots	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403

991	12/4/2018	State-Defendants-00055508-11	<b>Pls' MSJ Ex. 0580</b> - Email re Offering of Provisional Ballots CORRECTION, offering/use of provisional ballots	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
992	12/4/2018	STATE-DEFENDANTS-00741886	Election Complaint of D. Obrien	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
993	12/6/2018	STATE-DEFENDANTS-00268983-84	Email exchange re: IT Ticket - Absentee - Special Designation Default Mailing Address	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
994	12/7/2018	STATE-DEFENDANTS-00149692-746	Email re: transition meetings and attached transition memos for incoming Secretary of State	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
995	12/13/2018	State-Defendants-00269153-56	<b>Pls' MSJ Ex. 0760</b> - Email re Dashboard Issues	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
996	12/14/2018	STATE-DEFENDANTS-01142313-14	Current (12/13/2018) Pending due to Verification Issue by Race	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
997	12/17/2018	n/a	<b>CIA Ex. 022</b> Invoice to CIA	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
998	12/18/2018	State-Defendants-00269285-86	<b>Pls' MSJ Ex. 0761</b> - Email re IT Ticket, Verification - Citizenship Documentation, issue with new citizens and DDS registration	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
999	12/18/2018	STATE-DEFENDANTS-01001769-71	Reporter inquiry re: why 35 counties were showing as having no rejected absentee ballots.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1000	12/21/2018	STATE-DEFENDANTS-01015469-70	Email from SOS Crittendon re: need for clarity in the law regarding county reporting	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1001	12/21/2018	STATE-DEFENDANTS-01015650-53	2019 Elections Bill Outline	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
1002	12/23/2018	n/a	<b>Pls' MSJ Ex. 1014</b> - AJC.com article: <i>AJC Analysis: Absentee Voting Pitfalls Tripped Thousands of Ga. Voters</i>	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1003	12/26/2018	STATE-DEFENDANTS-00905492	J. Hallman email to M. Barnes re: Credit for Voting Review	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
1004	12/27/2018	State-Defendants-00741926	<b>Pls' MSJ Ex. 0924</b> - Email re Elections Complaint from Arundella Beeram, response from K. Rayburn re registration status	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
1005	12/27/2018	STATE-DEFENDANTS-00743751	Email exchange between voter A. Beeram and K. Rayburn re: letter about registration status	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
1006	12/31/2018	n/a	<b>CIA Ex. 021</b> National Domestic Workers Alliance invoice	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1007	00/00/2019	n/a	Data Report: Median Income 5 Year 2019 (Georgia) (accessed 12.01.2021)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1008	00/00/2019	n/a	Data Report: Poverty Level 1 Year 2019 (Georgia) (accessed 12.01.2021)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401

1009	00/00/2019	n/a	Data Report: Poverty Level 5 Year 2019 (Georgia) (accessed 12.01.2021)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1010	00/00/2019	n/a	Data Report: Educational Attainment 1 Year 2019 (Georgia) (accessed 12.01.2021)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1011	00/00/2019	n/a	Data Report: Educational Attainment 5 Year 2019 (Georgia) (accessed 12.01.2021)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1012	00/00/2019	n/a	Data Report: Employment Level 1 Year 2019 (Georgia) (accessed 12.01.2021)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1013	00/00/2019	n/a	Data Report: Employment Level 5 Year 2019 (Georgia) (accessed 12.01.2021)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1014	00/00/2019	n/a	Data Report: Median Income 1 Year 2019 (Georgia) (accessed 12.01.2021)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1015	00/00/2019	STATE-DEFENDANTS-00146383	Poll worker training video	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1016	00/00/2019	n/a	<b>Ebenezer Ex. 005</b> Social Justice Ministry report	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1017	00/00/2019	n/a	<b>Ex. 004 (Harvey)</b> O.C.G.A. § 21-2-50.2 - obligations under the federal Help America Vote Act	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1018	1/2/2019	State-Defendants-00052240	<b>Pls' MSJ Ex. 0560</b> - Email from S. Shetty to C. Harvey re Verification - Citizenship Documentation, no email text	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
1019	1/2/2019	STATE-DEFENDANTS-00399609-10	Email from S. Shetty to J. Simmons re: IT Ticket, Verification - Citizenship Documentation	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
1020	1/3/2019	STATE-DEFENDANTS-01028717	2019 Elections Bill Outline	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
1021	1/7/2019	State-Defendants-00587723-26	<b>Pls' MSJ Ex. 0905</b> - Email re Open Records Request from Reporter Johnny Kauffman: Provisional Ballot Information	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1022	1/8/2019	State-Defendants-00587759-61	<b>Pls' MSJ Ex. 1048</b> - Email exchange re General Election Ballots Cast by Vote Type, data tables from last three general elections	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1023	1/9/2019	State-Defendants-00334725	<b>Pls' MSJ Ex. 0852</b> - Email re Stop Voter Fraud Complaint from Frank L. Serpico III	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
1024	1/9/2019	STATE-DEFENDANTS-01031337-54	Secure, Accessible, & Fair Elections (SAFE) Commission Report	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1025	1/11/2019	State-Defendants-00085609	<b>Ex. 081: (Rayburn)</b> E-mail chain from Russell Lewis to Harvey, Rayburn re Web E-Mail [Stop Voter Fraud] from Frank L. Serpico III	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802

1026	1/11/2019	STATE-DEFENDANTS-00317698-99	Email exchange between M. Frechette and M. Smith (Forsyth) re: Question about Verification Process and challenging registration of active voter based on citizenship	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
1027	1/14/2019	STATE-DEFENDANTS-00101268-303	GEOC County Course #8 - Absentee Ballot Procedures	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
1028	1/14/2019	STATE-DEFENDANTS-01039351-84	Draft of proposed bill [LC 28 9008]	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1029	1/16/2019	STATE-DEFENDANTS-00042086	Email from C. Harvey re: projects for this year	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1030	1/16/2019	STATE-DEFENDANTS-00523174-76	Email exchange between R. Germany and K. Rayburn + others re: Ms. Jordan and registration issue	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1031	1/16/2019	STATE-DEFENDANTS-00886383-84	Emails between C. Harvey and J. Hallman re: "projects for this year"	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1032	1/17/2019	STATE-DEFENDANTS-01106218-20	Emails between Rayburn and Germany re 92-year-old woman cancelled erroneously.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1033	1/22/2019	STATE-DEFENDANTS-00049029	Email exchange between Banks County official and C. Harvey about outside county voters and provisional ballots	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
1034	1/22/2019	State-Defendants-00200644	<b>Pls' MSJ Ex. 0721</b> - 01.22.2019 Email re Plans for 2019	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1035	1/22/2019	State-Defendants-00200645-46	<b>Pls' MSJ Ex. 0722</b> - Memo re Plans for Early 2019 from C. Harvey	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1036	1/23/2019	STATE-DEFENDANTS-00287544	Hallman email to Rayburn attaching proposed change to the NCOA Process	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
1037	1/24/2019	N/A	Pending Jan 2014 to July 24 2019.xlsx: List of voters in "pending" status from January 2014 to July 24, 2019.	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
1038	1/24/2019	n/a	Expert Report of Lorraine C. Minnite (ECF 148)	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
1039	1/24/2019	STATE-DEFENDANTS-00406318	Email from J. Hallman to S. Shetty re test for revised citizenship verification process	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
1040	1/31/2019	GA00783557-66	<b>Ex. 143: (Barnes)</b> Email re Safe Commission dissenting report with minority report attached	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1041	00/00/0000		Data Report: Characteristics of People Who Naturalized Between FY15 and FY19	Defendants object to this exhibit on the basis of relevance. F.R.E. 401

1042	2/1/2019	State-Defendants-00388798-99	<b>Pls' MSJ Ex. 0862</b> - Email re Information Request from Trey Hood (UGA), requesting provisional ballot data	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
1043	2/1/2019	State-Defendants-00388800	<b>Pls' MSJ Ex. 0863</b> - Summary of provisional & challenged ballot surveys	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
1044	2/4/2019	State-Defendants-00318345	<b>Pls' MSJ Ex. 0801</b> - Email re Web Email from Patrick Metz	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
1045	2/5/2019	STATE-DEFENDANTS-00318377	M. Frechette emailed J. Hallman presentation re Cancelled and Rejected by Date Function and Vitals Process	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1046	2/5/2019	STATE-DEFENDANTS-00318378	Presentation: "State Processes: Cancelled and Rejected by Date Function and Vital Records."	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1047	2/11/2019	STATE-DEFENDANTS-00049621-22	IT Ticket re: Absentee Ballots and Editable Cancelled, Rejected, Spoiled Records	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
1048	2/11/2019	State-Defendants-00088985	<b>Pls' MSJ Ex. 0625</b> - Email re Elections Complaint from Amber Brannon	Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
1049	2/11/2019	STATE-DEFENDANTS-00307898	Hallman comment on IT Ticket re: NCOA - 2019 Process Updates	Defendants object to this exhibit because its probative value is substantially outweighed by the danger of unfair prejudice, confusion, waste of time, or cumulation of evidence. F.R.E. 403
1050	2/12/2019	ORR-LOWNDES COUNTY-000285	Problem Form for J. Perryman	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to his exhibit as it constitutes hearsay. F.R.E. 802
1051	2/12/2019	STATE-DEFENDANTS-00093641	Transmittal email for tentative conference schedule for March 2019	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1052	2/12/2019	STATE-DEFENDANTS-00093642-45	Tentative conference schedule for March 2019	
1053	2/17/2019	STATE-DEFENDANTS-00195798-800	Email from B. Raffensperger re: Presentation [2019 Election Bill Subcommittee Comments]	
1054	2/19/2019	n/a	<b>Ex. 058: (Harvey)</b> Amended Complaint for Declaratory and Injunctive Relief	
1055	2/19/2019	n/a	<b>Ebenezer Ex. 002</b> Amended Complaint for Declaratory and Injunctive Relief	
1056	2/19/2019	STATE-DEFENDANTS-00886832	Email exchange between Hallman, Rayburn, and Harvey regarding message about Texas efforts to match voter list against DDS records of citizenship	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1057	2/21/2019	State-Defendants-00096460-77	<b>Pls' MSJ Ex. 0633</b> - DRAFT The Election Forum training presentation	
1058	2/21/2019	State-Defendants-00290868-70	<b>Pls' MSJ Ex. 0779</b> - Email chain re Postal Issues between J. Watson and C. Harvey	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1059	11/8/2016	STATE-DEFENDANTS-00017965	<b>Ex. 17 (Germany)</b> Email FW DDS Problems	

1060	2/27/2019	STATE-DEFENDANTS-01035143-233	Investigation into complaint by Randolph County voter Erica Ferguson	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1061	03/00/2019	State-Defendants-00080453-86	<b>Ex. 142: (Barnes)</b> Materials re SAFE Commission (VRAG and GEOA Joint Conference March 2019)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1062	3/1/2019	GA00769158-59	Hallman submitted an IT ticket titled "Verification—Citizenship and SSN"	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1063	3/1/2019	STATE-DEFENDANTS-00318678	Email to M. Frechette re Presentation about the felon matching process by Charlton County supervisor of elections	
1064	3/1/2019	STATE-DEFENDANTS-00318679	Presentation about the felon matching process by Charlton County supervisor of elections Brenda Hodges.	
1065	3/4/2019	State-Defendants-00043170-71	<b>Ex. 074: (Harvey)</b> E-mail string from Leigh Combs to Chris Harvey re: Elections complaint from B.L. Lovett	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1066	3/4/2019	State-Defendants-00047439-41	<b>Ex. 079: (Rayburn)</b> E-mail chain from Chris Harvey to Kevin Rayburn re Invitation to Joint Bipartisan Policy Center Task Force on Elections	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1067	3/5/2019	State-Defendants-00473325	<b>Pls' MSJ Ex. 0888</b> - Email from S. Nash (Wayne) to M. Frechette Meeting with City	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1068	3/7/2019	State-Defendants-00334753	<b>Pls' MSJ Ex. 0853</b> - Email re Stop Voter Fraud Complaint from Alicia Shillington	
1069	3/7/2019	STATE-DEFENDANTS-01060752-56	Voter history file and verification letter for Yotam Oren	
1070	3/9/2019	STATE-DEFENDANTS-00057905-06	Email from C. Harvey to L. Ledford re complaint from J. Walker	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1071	3/14/2019	STATE-DEFENDANTS-00049443-44	Email re Elections Complaint from B.L. Lovett	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1072	3/18/2019	PLTFS-FFA-001372-76	<b>GWargo Ex. 047</b> Email chain re Telling the FairFight Story	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1073	3/20/2019	State-Defendants-00077457	<b>Ex. 132: (Barnes)</b> Email re GEMS Relocation due to remodel	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1074	3/21/2019	STATE-DEFENDANTS-00220665	C. Harvey email to Jordan Fuchs re draft OEB	
1075	3/21/2019	STATE-DEFENDANTS-00220666	Draft OEB re "Change in Voter Registration System on HB 316 Becoming Law	
1076	3/25/2019	State-Defendants-00080648-81	<b>Pls' MSJ Ex. 0596</b> - Presentation re Legislation and Litigation HB 316, by Kevin Rayburn	
1077	3/28/2019	STATE-DEFENDANTS-00085155	Web complaint from G. Hamon	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1078	3/29/2019	State-Defendants-00086560	<b>Pls' MSJ Ex. 0602</b> - Email re Elections Complaint from Pearlie Nicole Harris	
1079	4/2/2019	<a href="https://legiscan.com/GA/text/HB316/2019">https://legiscan.com/GA/text/HB316/2019</a>	House Bill 316	
1080	4/2/2019	n/a	<b>Ex. 003 (Harvey)</b> O.C.G.A. § 21-2-50 - Powers and Duties of Secretary of State	
1081	4/2/2019	n/a	<b>Ex. 006 (Harvey)</b> O.C.G.A. § 21-2-220.1 - Voter registration Documentation Requirements	

1082	4/2/2019	n/a	<b>Ex. 005 (Harvey)</b> O.C.G.A. § 21-2-234 - Identification of Electors with whom there has been no contact for three years	
1083	4/4/2019	n/a	<b>Pls' MSJ Ex. 1024</b> - Ecomonic Policy Institute article: Valerie Wilson, <i>Black Unemployment Is at Least Twice as High as White Unemployment at the National Level and in 14 States and the District of Columbia</i>	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802; Defendants object to this exhibit as it is an unauthenticated document.
1084	4/18/2019	State-Defendants-00008732-8951	<b>Ex. 116: (Germany):</b> Presentation - The Election Forum, 3T Webinar handbook: Feb. 21, 2019, April 18, 2019, May 16, 2019, June 27, 2019, July 8, 16, 18, and 31, 2019)	
1085	4/18/2019	State-Defendants-00128541-65	<b>Pls' MSJ Ex. 0641</b> - Presentation - The Election Forum training presentation (3T Webinar)	
1086	4/18/2019	State-Defendants-00742117	<b>Pls' MSJ Ex. 0927</b> - - Email re Elections Complaint from Ona Parker, K. Rayburn response	
1087	4/24/2019	STATE-DEFENDANTS-00542502-21	SEB investigation into incident where human error led wrong voter to be transferred	
1088	4/24/2019	STATE-DEFENDANTS-01032471-90	SEB investigation into incident where human error led wrong voter to be transferred	
1089	4/29/2019	State-Defendants-00048574	<b>Ex. 078: (Rayburn)</b> E-mail from Kevin Rayburn, Chris Harvey re Official Invitation to CEIR's First Meeting of the Voter Registration Data Working Group	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1090	5/2/2019	State-Defendants-00423979	<b>Pls' MSJ Ex. 0253</b> - Email re SEB 2018 cases (attaching list) to L. Russel and R. Germany	
1091	5/2/2019	State-Defendants-00423980	<b>Pls' MSJ Ex. 0254</b> - Excel attachment, 2018 SEB Case List, to Pls/ MSJ Ex. 253 Email re 2018 case list	
1092	5/3/2019	STATE-DEFENDANTS-00742132	Email exchange re: Web E-Mail [Elections] From Fabien Gallois re: registration	
1093	5/6/2019	STATE-DEFENDANTS-00285611-12	Email from T. Hart (DeKalb) to F. Gallois re: Voter Registration Application Status and FW to K. Rayburn	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1094	5/6/2019	STATE-DEFENDANTS-00742139	Email from Rayburn to voter Fabien Gallois re inquiry about his registration	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1095	5/7/2019	STATE-DEFENDANTS-00742145-46	Email exchange re web complaint by P. Rajagopal	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1096	5/7/2019	STATE-DEFENDANTS-00742708	Email exchange re web complaint by P. Rajagopal	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1097	5/8/2019	State-Defendants-00065567	<b>Pls' MSJ Ex. 0117</b> - Email re Verification - MIDR	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1098	5/8/2019	STATE-DEFENDANTS-00292225-26	Email from J. Hallman to C. Harvey re: Felon Process - Letter and Clock	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1099	5/9/2019	STATE-DEFENDANTS-00408082-87	Email Exchange among SOS and DDS re: OLVR - DDS Verification	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1100	5/14/2019	State-Defendants-00053296-53300	<b>Ex. 092 (Rayburn)</b> E-mail chain from Jordan Fuchs re Dawn Dale at GA Pines Library System re automating voter registration	Defendants object to this exhibit on the basis of relevance. F.R.E. 401

1101	5/14/2019	State-Defendants-00057787-90	<b>Pls' MSJ Ex. 0588</b> - Email re Precinct Changes, seeking guidance a	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1102	4/7/2020	n/a	NYmag Article – <i>Georgia Republican Raffles Assault Rifle to Defend Against 'Looting Hordes From Atlanta'</i>	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1103	5/20/2019	State-Defendants-00044245-46	<b>Pls' MSJ Ex. 0539</b> - Email re Communication b/w Forsyth County and the US Postmaster, information sent to C. Harvey	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1104	5/22/2019	State-Defendants-00094739-40	<b>Ex. 151: (Harvey)</b> E-mail chain from Sherrie Jeffries to Chris Harvey re Turnout by Demographics Report - Age and Precinct Statewide	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1105	5/28/2019	State-Defendants-00249582	<b>Pls' MSJ Ex. 0744</b> - Email re Elections Logo	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1106	6/3/2019	STATE-DEFENDANTS-00592366-67	Email between Rayburn and Hallman re: Pending Voter Corrections - 5-30-19 File	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1107	6/3/2019	STATE-DEFENDANTS-01066618	Email between Hallman and Rayburn re: 5/15/19 Voters to Flip - Complete	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1108	6/3/2019	STATE-DEFENDANTS-01066619	Attachment: 5/15/19 Voters to Flip - Complete	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1109	6/10/2019	State-Defendants-00077767	<b>Ex. 137: (Barnes)</b> Email re polling location changes - updating eNet	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1110	6/11/2019	State-Defendants-00044774	<b>Pls' MSJ Ex. 0540</b> - Email re Precinct/Polling Place Consolidation from D. Arnold, Cook County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1111	6/11/2019	State-Defendants-00052539	<b>Pls' MSJ Ex. 0047</b> - Email re Precinct/Polling Place Consolidation- Cook County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1112	6/15/2019	State-Defendants-00242232	<b>Pls' MSJ Ex. 0741</b> - Email re Coweta Update Cards, issue with bulk update	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1113	6/20/2019	STATE-DEFENDANTS-00293171	Email from J. Hallman to C. Harvey re: Felon Process - Letter and Clock (CCR 2019-007): test update	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1114	6/20/2019	State-Defendants-00410527	<b>Pls' MSJ Ex. 0245</b> - Email re Proposed Agenda for Aug. 21, 2019 SEB Meeting	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1115	6/20/2019	State-Defendants-00410528	<b>Pls' MSJ Ex. 0246</b> - Excel attachment List of Cases -- to Email re Proposed Agenda for Aug. 21, 2019 SEB Meeting	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1116	6/20/2019	STATE-DEFENDANTS-01131005-06	Email exchange between K. Rayburn and B. Phifer re: project for litigation - rejected records	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1117	6/21/2019	State-Defendants-00057491-92	<b>Pls' MSJ Ex. 0585</b> - Email re Elections Complaint from Claude Lockett	Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1118	6/25/2019	STATE-DEFENDANTS-00045177	Email from Harvey to Fuchs, Subject: exact match	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1119	6/25/2019	State-Defendants-00223441	<b>Pls' MSJ Ex. 0725</b> Email from C. Harvey re Exact Match	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1120	3/18/2018	GA00768989-91	<b>Ex. 117 (Germany)</b> Email re Reuters - "exact match", request for information	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

1121	6/26/2019	STATE-DEFENDANTS-00053412-36	Transmittal email re Updated PowerPoint and attachment re 2019 UOCAVA training deck.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1122	6/26/2019	STATE-DEFENDANTS-00283937-38	K. Petal comment to J. Hallman Ticket re: Felon Process - Letter and Clock	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1123	6/26/2019	STATE-DEFENDANTS-01035822-23	June 26, 2019 Official Election Bulletin	
1124	6/27/2019	State-Defendants-00008886-8922	<b>Ex. 056: (Harvey)</b> Georgia Elections Division 3T Webinar re: The Election Forum	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1125	6/28/2019	STATE-DEFENDANTS-00302121-22	J. Hallman new comment to Ticket re: Felon Process - Letter and Clock	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1126	7/1/2019	STATE-DEFENDANTS-00408830-32	J. Hallman IT Ticket re: Verification - Change Reason	
1127	7/1/2019	State-Defendants-00410668	<b>Pls' MSJ Ex. 0247</b> - Email re Proposed Agenda for Aug. 21, 2019 SEB Meeting	
1128	7/1/2019	State-Defendants-00410669	<b>Pls' MSJ Ex. 0248</b> - Excel attachment List of Cases, to Pls. MSJ Ex. 247 Email re Proposed Agenda for Aug. 21, 2019 SEB Meeting	
1129	7/2/2019	STATE-DEFENDANTS-00045420-22	J. Hallman IT Ticket re: Verification - Change Reason; PCC Update	
1130	7/6/2019	PLTFS-FFA-002222-23	<b>GWargo FFA Ex. 096</b> Fair Fight Action, Inc. Staff Contact List	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1131	7/9/2019	State-Defendants-00151803-06	<b>Pls' MSJ Ex. 0648</b> - Consent Order, Final Judgment and Decree in <i>Crimes v. Webster County Board of Elections and Ami Cooper Rowland</i>	
1132	7/10/2019	STATE-DEFENDANTS-00305768	Email from S. Jeffries to C. Harvey re: NGE-Clock and Notice	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1133	7/11/2019	n/a	Yahoo! Article, <i>Colin Kaepernick's skin appears darkened in Republican campaign fundraiser ad</i> , <a href="https://www.yahoo.com/now/republican-nrcc-darken-colin-kaepernick-skin-ad-134501694.html">https://www.yahoo.com/now/republican-nrcc-darken-colin-kaepernick-skin-ad-134501694.html</a>	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802; Defendants object to this exhibit as it is an unauthenticated document.
1134	7/11/2019	STATE-DEFENDANTS-01034757-59	Frances Watson email re: Webster County Court Order	
1135	7/15/2019	STATE-DEFENDANTS-01076479-82	Emails between Hallman, Rayburn, Brandon Phifer (SOS), and vendors re: Pending Records - New Verification Process Re-Run	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1136	7/15/2019	STATE-DEFENDANTS-01131484-85	Appointment Invitation re: CPS - Resolving SOS Issues	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1137	7/15/2019	n/a	<b>Ex. 001 (Harvey)</b> Notice of Rule 30(b)(6) Deposition of Office of Secretary of State	
1138	7/15/2019	n/a	<b>Expert Ex. 002: (Minnite)</b> Curriculum Vitae of Dr. Minnite (excerpt from ECF 80)	
1139	7/15/2019	n/a	<b>Ex. 001: (Beaver)</b> Notice of Deposition of the Georgia Office of the Secretary of State	
1140	7/16/2019	STATE-DEFENDANTS-00095963-82	Presentation/Training re Processing Backlog of Pending Voters Due to HB316	

1141	7/16/2019	STATE-DEFENDANTS-00594596-607	Email correspondence between Rayburn/other SOS personnel and DDS personnel on problems uploading names that were too long	
1142	7/16/2019	STATE-DEFENDANTS-01131543-45	Email between Kevin Rayburn and John Hallman re: Pending Voter Backlog	
1143	7/16/2019	STATE-DEFENDANTS-00594784-86	Email exchange between Kevin Rayburn and John Hallman re: voters currently in pending status who needed to be re-verified	
1144	7/18/2019	PLTFS-FFA-001646	<b>GWargo FFA Ex. 109</b> Email re Webster County Re-administering Election After Irregularities	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1145	7/18/2019	STATE-DEFENDANTS-00293545	Email from J. Hallman to C. Harvey re: Felon Process - Letter and Clock (CCR 2019-007)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1146	7/18/2019	STATE-DEFENDANTS-01131617	Email from Rayburn to Hallman re merger problem	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1147	08/00/2019	State-Defendants-00195340-45	<b>Pls' MSJ Ex. 0720</b> - Poll worker training video script re Video Number 16, title is Provisional Ballots	
1148	8/1/2019	STATE-DEFENDANTS-00322072	Email exchange between Cobb County and M. Frechette re Dashboard - Felon Report	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1149	8/1/2019	State-Defendants-00565573-78	<b>Pls' MSJ Ex. 0892</b> - Report of Investigation re Webster County voter, Case No. SEB2019-019	
1150	8/1/2019	State-Defendants-00742856-57	<b>Pls' MSJ Ex. 0931</b> - Email re Elections Complaint from Jessica DaSilva Souza	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1151	8/1/2019	STATE-DEFENDANTS-01065858-59	Email from J. Hallman to K. Rayburn + others re: Felon Process	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1152	8/6/2019	State-Defendants-000056230-32	<b>Pls' MSJ Ex. 0240</b> - E-mail from Ted Koval to Chris Harvey re: Student ambassador program - student guide update	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1153	8/6/2019	State-Defendants-00047371	<b>Pls' MSJ Ex. 0559</b> - Email re Letters Leading to "Issues", from K. Royston to C. Harvey, bulk mail issues	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1154	8/6/2019	State-Defendants-00056230-32	<b>Ex. 045: (Harvey)</b> E-mail from Ted Koval to Chris Harvey re: Student ambassador program - student guide update	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1155	8/7/2019	STATE-DEFENDANTS-00285720	Email from F. Braun (Investigator) to K. Rayburn	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1156	10/15/2019		Ex. 8 (Sullivan) Temporary Restraining Order, <i>Martin v. Kemp</i>	
1157	8/8/2019	STATE-DEFENDANTS-00999880-81	Email from R. Germany to B. Raffensperger + others Fwd: DDS and OLVR Application Issues	
1158	8/9/2019	STATE-DEFENDANTS-00248710	Notice of J. Hallman message on the Buzz.	Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1159	8/13/2019	STATE-DEFENDANTS-00322308	Melanie Frechette email re quiz and answer sheet for Dashboard training with the liaisons.	
1160	8/13/2019	STATE-DEFENDANTS-00322309	Dashboard Quiz Questions for training with liaisons	

1161	8/13/2019	STATE-DEFENDANTS-00322310	Dashboard Quiz Questions and Answers for training with liaisons	
1162	8/15/2019	n/a	Expert Report of Dr. Adrienne Jones [ECF 92]	
1163	8/19/2019	State-Defendants-00068966-69	<b>Pls' MSJ Ex. 0077</b> Email re ElectioNet Training PPT week 2	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1164	8/19/2019	STATE-DEFENDANTS-00069092-94	Email chain from K. Royston (Gwinnett) re: 08.15.2019 webinar items	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1165	8/20/2019	State-Defendants-00041819	<b>Ex. 027: (Sullivan)</b> E-mail from Kevin Rayburn regarding Amended SEB Meeting Agenda	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1166	8/20/2019	STATE-DEFENDANTS-00053848-64	ACLU letter to DeKalb County regarding residents at Peer Support, Wellness, and Respite Center	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1167	8/21/2019	STATE-DEFENDANTS-00411559-93	August 21, 2019 SEB Meeting Consent Cases	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1168	8/21/2019	n/a	<b>Pls' MSJ Ex. 0244</b> - (SEB) State Election Board Meeting Minutes from Aug. 21, 2019	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802; Defendants object to this exhibit as it is an unauthenticated document F.R.E. 901.
1169	8/22/2019	STATE-DEFENDANTS-00053844-46	Email exchange regarding ACLU inquiry as to voters removed from Dekalb County list	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1170	8/22/2019	State-Defendants-00057718	<b>Ex. 093 (Rayburn)</b> E-mail chain re: NGE thought, cancellation of voter registrations	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1171	8/23/2019	STATE-DEFENDANTS-00053847	DeKalb County response to ACLU regarding voters removed from list	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1172	8/23/2019	STATE-DEFENDANTS-01132799-801	Email chain between Hallman and Rayburn re: County Pending Citizenship Review	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1173	8/27/2019	State-Defendants 00051190	<b>Ex. 102: (Rayburn)</b> E-mail chain from Jordan Fuchs to Tess Hammock re B. Raffensperger re Letter to SOSs	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1174	8/29/2019	State-Defendants-00747699-703	<b>Pls' MSJ Ex. 0033 UNDER SEAL</b> Email re Information Request for SEB2018-020 Fayette County Qualifications of Elector	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1175	8/30/2019	State-Defendants-00056443	<b>Pls' MSJ Ex. 0172</b> - Email re Questions Polling Location and Hurricane Prep, from Glynn County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1176	9/11/2019	State-Defendants-00094611-13	<b>Ex. 150: (Harvey)</b> E-mail chain from Tess Hammock to Brad Raffensperger re Approval, Media Inquiry - Response to New Report from Council on Civil and Human Rights	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1177	9/11/2019	State-Defendants-00095374	<b>Pls' MSJ Ex. 0631</b> - Email Jonesboro Polling Place Change, Clayton County re Polling Place Change	Defendants object to this exhibit on the basis of relevance. F.R.E. 401

1178	9/12/2019	n/a	<b>Pls' MSJ Ex. 1026</b> - Georgia Budget & Policy Institute article: Jennifer Lee, <i>2019 Georgia Higher Education Data Book</i>	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802; Defendants object to this exhibit as it is an unauthenticated document F.R.E. 901.
1179	9/13/2019	STATE-DEFENDANTS-00742313	Web E-Mail [Elections] from G. Kim	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1180	9/17/2019	STATE-DEFENDANTS-00294641-43	Handwritten voter registration form in Spanish for Jayson Micheal Jeter of Gwinnett County, dated 6/28/18.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1181	9/23/2019	STATE-DEFENDANTS-00367797-99	Email exchange between S. Hicks (Gordon) and M. Barnes re: This isn't correct .....	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1182	9/23/2019	STATE-DEFENDANTS-00743384	Email exchange between E. Munoz de Cote and K. Rayburn re: Voter Registration (Munoz de Cote)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1183	9/23/2019	STATE-DEFENDANTS-00956834-35	Email exchange between L. Combs and K. Rayburn re: Voter Registration (Munoz de Cote)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1184	9/24/2019	STATE-DEFENDANTS-00286300-04	Email exchange re: Pending Verification (Fulton)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1185	9/24/2019	STATE-DEFENDANTS-01066757	Email question from voter who moved counties, finding registration	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1186	9/25/2019	STATE-DEFENDANTS-00460352-53	Email exchange between C. Harvey and L. Combs re: Voter Registration (Munoz de Cote)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1187	9/25/2019	n/a	<b>Ebenezer Ex. 001</b> Notice of 30(b)(6) Deposition of Ebenezer Baptist Church of Atlanta, Georgia, Inc.	
1188	9/26/2019	State-Defendants-00284764-65	<b>Pls' MSJ Ex. 0179</b> - Email and attachment re OEB on Preparing for 2020	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1189	9/26/2019	STATE-DEFENDANTS-00956847-74	PowerPoint: "Absentee by Mail Updates and Review"	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1190	10/7/2019	STATE-DEFENDANTS-00743059-60	Email exchange between A.C. Matti and K. Rayburn re: Web E-Mail submission	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1191	10/7/2019	n/a	Georgia Department of Driver Services (DDS) Subpoena Response	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1192	10/8/2019	STATE-DEFENDANTS-00955072-75	Email exchange between T. Doss (Augusta and K. Rayburn) re: Application signature cure	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1193	10/11/2019	State-Defendants-00414368	<b>Pls' MSJ Ex. 0249</b> - Email from SOS Investigator re Proposed Agenda for Dec. 2017 SEB Meeting	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1194	10/11/2019	State-Defendants-00414369	<b>Pls' MSJ Ex. 0250</b> - Excel attachment List of Cases for Dec. 2017 SEB Meeting	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

1195	10/11/2019	State-Defendants-00654773	<b>Pls' MSJ Ex. 0908</b> - Email re ElectionNet Voter Chart, from G. Holland to K. Rayburn, discussion of complaint from C. Bailey	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1196	10/15/2019	State-Defendants-00248173-74	<b>Pls' MSJ Ex. 0742</b> - Email from M. Barnes to Catoosa County re Poll Pads for Election Day	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1197	10/16/2019	State-Defendants-00096192-219	<b>Pls' MSJ Ex. 0044</b> - Elections Division of Secretary of State of Georgia, training material re Unvoted Ballots	
1198	10/18/2019	n/a	Exhibit 2 to Alvilyn Callaway Deposition - Voter Registration	Defendants object to this exhibit as it is an unauthenticated document. F.R.E. 401
1199	10/18/2019	n/a	Ex. 2 to Deposition of P. Einzig-Roth	Defendants object to this exhibit as it is an unauthenticated document. F.R.E. 901. Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1200	10/18/2019	STATE-DEFENDANTS-00362881	M. Barnes email to Knowlnk re: Instructions provided to poll workers	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1201	10/18/2019	STATE-DEFENDANTS-00742673-74	Election Complaint by M. Gehani	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1202	10/18/2019	STATE-DEFENDANTS-00375403-04	Email from M. Barnes to J. Hallman cc: K. Rayburn re: Pending Voters	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1203	10/21/2019	STATE-DEFENDANTS-00362936-37	Email exchange between J. Hallman, M. Barnes and Knowlnk re: Pilot Counties - Pending Master	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1204	10/22/2019	n/a	Exhibit 3 to Panessa Stephens Deposition - Voter Registration	Defendants object to this exhibit as it is an unauthenticated document. F.R.E. 901
1205	10/22/2019	State-Defendants-00464551-52	<b>Pls' MSJ Ex. 0875</b> - Email re Provisional Data from EAVS Report, explanation of PR code/reason	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1206	10/23/2019	State-Defendants-00743852	<b>Pls' MSJ Ex. 0109</b> Email re Web Email [Elections] from Jamille L. Chinnis	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1207	6/17/2020	n/a	<i>Politico Article – House Republican leaders condemn GOP candidate who made racist videos</i>	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802; Defendants object to this exhibit as it is an unauthenticated document F.R.E. 901.
1208	10/24/2019	n/a	Ex. 2 to Surabhi Beriwal's Deposition - Voter Registration	Defendants object to this exhibit as it is an unauthenticated document. F.R.E. 901
1209	10/24/2019	n/a	Ex. 3 to Robin Boyd Deposition - Voter Registration	Defendants object to this exhibit as it is an unauthenticated document. F.R.E. 901
1210	10/24/2019	n/a	Ex. 2 to Sandra Brundage Deposition - Voter Registration	Defendants object to this exhibit as it is an unauthenticated document. F.R.E. 901
1211	10/24/2019	STATE-DEFENDANTS-00228149-50	John Hallman and Chris Harvey email re reporter (Spenser Mestel's) request for "a county breakdown of the voting and acceptance rate for each provisional ballot code."	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1212	10/25/2019	n/a	Ex. 3 to Jacqueline Bartley Deposition - Voter Registration	Defendants object to this exhibit as it is an unauthenticated document. F.R.E. 901

1213	10/25/2019	STATE-DEFENDANTS-00148255-56	County official email exchange re: Poll pad language same for mail-in v. advanced voter	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1214	10/25/2019	STATE-DEFENDANTS-01099609-11	Letter to liaisons re data entry errors	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1215	8/6/2020	n/a	<a href="#">AJC Article – Georgia Senate: Stacey Abrams at center of latest Loeffler TV attack on Collins</a>	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802; Defendants object to this exhibit as it is an unauthenticated document. F.R.E. 901
1216	10/30/2019	State-Defendants-00304009-11	<b>Pls' MSJ Ex. 0781</b> - Email chain re VICE Follow Up: PR Provisionals, from Spenser Mestel	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1217	10/31/2019	State-Defendants-00324724-25	<b>Pls' MSJ Ex. 0804</b> - Email re Voters with No DL and No SSN, Cobb County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1218	10/31/2019	STATE-DEFENDANTS-00656786-87	Germany emailed other SOS officials explaining that they may get inquiries regarding old birth dates in the voter rolls	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802;
1219	11/00/2019	PLTFS000935-36	Ex. A to Declaration of K. Hawkins	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802; Defendants object to this exhibit as it is an unauthenticated document. F.R.E. 901
1220	11/00/2019	n/a	<b>Ex. 131: (Germany):</b> The 2018 Voting Experience - Polling Place Lines report by Bipartisan Policy Center: Matthew Weil, Charles Stewart III, Tim Harper, and Christopher Thomas	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802; Defendants object to this exhibit as it is an unauthenticated document. F.R.E. 901
1221	11/1/2019	n/a	Exhibit 6 to Allen Burleson Deposition (Burleson, A.) - Voter Registration	Defendants object to this exhibit as it is an unauthenticated document. F.R.E. 901
1222	11/1/2019	State-Defendants-00597967-70	<b>Pls' MSJ Ex. 0907</b> - Email re Press Release: State Cleans Up Voter list, discussion of technical issues and file match/clean up	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1223	11/4/2019	State-Defendants-00252500-01	<b>Pls' MSJ Ex. 0067</b> - Email re Absentee Ballot Envelopes for City	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1224	11/5/2019	STATE-DEFENDANTS-00087257	Web E-Mail [Elections] from Alec Hollingsworth	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1225	11/5/2019	State-Defendants-00206400-04	<b>Pls' MSJ Ex. 0723</b> - Email chain re VICE Follow UP: PR Provisional	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1226	11/5/2019	STATE-DEFENDANTS-00288819-20	Leigh Combs email reporting numerous calls regarding City of Palmetto voters	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

1227	11/5/2019	STATE-DEFENDANTS-00462375-76	SOS officials email discussing multiple voters being sent to wrong polling location in City of Palmetto.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1228	11/6/2019	STATE-DEFENDANTS-00288821-22	Leigh Combs emailing Fulton County officials re eNet issue	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1229	11/6/2019	STATE-DEFENDANTS-00325028	Chatham County official email re address issues	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1230	11/6/2019	STATE-DEFENDANTS-00462347	Email exchange re Customer referred to DDS	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1231	11/6/2019	STATE-DEFENDANTS-00742578-80	Letter re important voter registration information from Fulton County to voter G. Parthasarathy	
1232	11/6/2019	STATE-DEFENDANTS-01042527-32	Emails between APM and Germany re: Press Release: State Cleans Up Voter List	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1233	11/6/2019	STATE-DEFENDANTS-01044710	Emails between APM and Germany regarding NGE lists	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1234	11/7/2019	STATE-DEFENDANTS-00430382-84	Email exchange between F. Watson and A. Hall FW: Results of Street Audit and Updates - City of Riverdale	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1235	11/7/2019	State-Defendants-00742577	Pls' MSJ Ex. 0072 - 11.05.2019 - Election Web Mail Alerts - new citizen asking about status of voter registration, and K. Rayburn response	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1236	11/7/2019	State-Defendants-00743503-04	Pls' MSJ Ex. 0073 - 11.07.2019 - G. Parthasarathy email re registration status	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1237	11/8/2019	STATE-DEFENDANTS-00430336-38	Email re SOS officials discussing districting issue.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1238	11/9/2019	n/a	Ex. 044: (Harvey) 11.9.2019 - Georgia Secretary of State Web page printout re: Elections	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it is an unauthenticated document.; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1239	11/12/2019	STATE-DEFENDANTS-00307669	November 5, 2019 Email from W. Jones to K. Raburn re: Media Inquiry from Harper's re: 2018 Election	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1240	11/14/2019	STATE-DEFENDANTS-00206961	APM reporter inquiry re "data conversion" issue	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1241	11/14/2019	STATE-DEFENDANTS-00656526-27	APM reporter inquiry re "data conversion" issue	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1242	11/14/2019	STATE-DEFENDANTS-01042471-75	APM reporter inquiry re "data conversion" issue	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

1243	11/14/2019	STATE-DEFENDANTS-01096217-19	November 14, 2019 Email chain between R. Germany and W. Jones re: Media Inquiry from Harper's re: 2018 Election	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1244	11/21/2019	STATE-DEFENDANTS-00742609	Email exchange re Rebecca Gary, status of online voter registration application.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1245	11/21/2019	STATE-DEFENDANTS-00742610	Email exchange re Rebecca Gary, status of online voter registration application.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1246	11/21/2019	STATE-DEFENDANTS-00742611-12	Email exchange re Rebecca Gary, status of online voter registration application.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1247	11/21/2019	STATE-DEFENDANTS-00742615-16	Email exchange re Rebecca Gary, status of online voter registration application.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1248	11/22/2019	n/a	Ex. 3 to Deposition of R. Roberts	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1249	11/22/2019	n/a	Ex. 4 to Deposition of R. Roberts	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1250	11/22/2019	n/a	Ex. 5 to Deposition of R. Roberts	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1251	11/25/2019	STATE-DEFENDANTS-00216984	Email from S. Daniels (SOS Office) to J. Fuchs re: SoS Training Opportunities	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1252	11/25/2019	STATE-DEFENDANTS-00261571-74	Email from C. Harvey to F. Watson re: Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1253	11/25/2019	STATE-DEFENDANTS-00326315	Correspondence between voter Kathleen Lang and Fulton County officials re: registration issues	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1254	11/25/2019	STATE-DEFENDANTS-00326328-29	Correspondence between voter Kathleen Lang and Fulton County officials re: registration issues	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1255	11/25/2019	STATE-DEFENDANTS-00743604-05	Email exchange re complaint of Frances Terry	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1256	11/26/2019	State-Defendants-00240692	Pls' MSJ Ex. 0158 - Email re Sample Ballots, needed for runoff, Worth County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1257	11/26/2019	State-Defendants-00287712-15	Pls' MSJ Ex. 0775 - Email re Absentee and Provisional Reason Review from J. Hallman to K. Rayburn	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1258	11/26/2019	State-Defendants-00287713	Pls' MSJ Ex. 0776 - List of Absente[e] Ballot Rejection Reasons [attachment to Pls' MSJ Ex. 775]	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1259	11/29/2019	n/a	Ex. 072: (Harvey) Secretary of State Web page printout re: News and Announcements for May 2019	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802; Defendants object to this exhibit as it is an unauthenticated document.

1260	12/1/2019	STATE-DEFENDANTS-00601112	Rayburn emailed a Fulton County official and Harvey re: concerns that registration issues of elderly voter	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1261	12/6/2019	State-Defendants-00149866	<b>Pls' MSJ Ex. 0647</b> - Email re: ExpressPoll Memory Cards at Conference	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1262	12/7/2019	STATE-DEFENDANTS-00149860-61	Email from Frechette to B. Lurvey re: Status for Poll Pads	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1263	12/10/2019	STATE-DEFENDANTS-00334601	Web Email complaint of Dimitrios Nikolaos Mavris	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1264	12/13/2019	n/a	Defendants' Response to Plaintiffs' First Request for Admission and Related Interrogatory	
1265	12/16/2019	n/a	Expert Report of Daniel A. Smith, Ph.D [ECF 168]	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1266	12/16/2019	n/a	Expert Report of Kevin J. Kennedy [ECF 167]	
1267	12/18/2019	PLTFS001104-06	Ex. A to Declaration of S. Cramer	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1268	12/18/2019	PLTFS001107	Ex. B to Declaration of S. Cramer	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it is an unauthenticated document. F.R.E. 901
1269	12/31/2019	n/a	<b>Ex. 146: (Harvey)</b> Notice of Deposition of the Office of the Secretary of State pursuant to Fed. R. Civ. P. 30(b)(6)	
1270	00/00/2020	State-Defendants-00867638-744	<b>Pls' MSJ Ex. 0035</b> - 2020 Poll Worker Manual: Secure the Vote	
1271	01/00/2020	n/a	<b>Expert Ex. 007:</b> (Mayer) Spreadsheets Pending Analysis	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it is an unauthenticated document. F.R.E. 901
1272	1/8/2020	n/a	Exhibit 2 to Carlos White Deposition - Voter Registration	Defendants object to this exhibit as it is an unauthenticated document. F.R.E. 901
1273	1/14/2020	State-Defendants-00794674-77	<b>Pls' MSJ Ex. 0936</b> - Email chain re Absentee Rejections 2018 Signature	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1274	1/16/2020	n/a	Ex. 3 to Deposition of J. Peterson	
1275	1/24/2020	State-Defendants-00821122-23	<b>Pls' MSJ Ex. 0252 - UNDER SEAL</b> Email re SEB Cases 2014-045 thru current 1/24.2020 - excel list attached 2014-2019 SEB Case List	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1276	1/27/2020	STATE-DEFENDANTS-00234914	List of voters in "pending" status as of January 27, 2020.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1277	1/30/2020	STATE-DEFENDANTS-00749221-28	Records for a Stephens County voter (Linda Joan Harrell)	
1278	2/18/2020	n/a	Expert Report of Dr. Kenneth R. Mayer [ECF 238]	
1279	2/20/2020	STATE-DEFENDANTS-01100048-49	Email re voter registration problem of J. Langford	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
1280	3/4/2020	n/a	Expert Rebuttal Report of Daniel A. Smith, Ph.D. [ECF 259]	

1281	12/11/2019		<b>Ex. 7 (Germany)</b> O.C.G.A. § 21-2-31. Duties of the board	
1282	04/00/2020	n/a	<b>Pls' MSJ Ex. 0208</b> - 2020 The Poll Worker Manual, Secure the Vote	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1283	4/7/2020	n/a	Exhibit 3 to Chris Duncan Deposition - Voter Registration	
1284	4/7/2020	n/a	<b>Pls' MSJ Ex. 1031</b> - NYmag.com article: Ed Kilgore, <i>Georgia Republican Raffles Assault Rifle to Defend Against "Looting Hordes from Atlanta"</i>	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1285	4/8/2020	n/a	Exhibit 3 to Keteria Neal Deposition - Voter Registration	
1286	4/9/2020	n/a	Ex. 3 to Deposition of S. Sabusa	
1287	4/13/2020	n/a	Exhibit 3 to Nicolas Winbush Deposition - Voter Registration	
1288	4/21/2020	n/a	Ex. 3 to Deposition of R. Parrott	
1289	4/24/2020	n/a	Expert Report of Dr. Peyton McCrary [ECF 339]	
1290	5/8/2020	n/a	<b>Pls' MSJ Ex. 1022</b> - CDC article: <i>Characteristics and Clinical Outcomes of Adult Patients Hospitalized with COVID-19 - Georgia, March 2020</i> , 69 Morbidity and Mortality Weekly Report 545 (2020)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1291	6/13/2020	n/a	Ex. A to Declaration of A. Osterholm	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1292	6/13/2020	n/a	Ex. B to Declaration of A. Osterholm	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1293	6/16/2020	n/a	Ex. A to Declaration of M. Hafitz	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1294	6/16/2020	n/a	Ex. B to Declaration of M. Hafitz	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1295	6/16/2020	n/a	Ex. C to Declaration of M. Hafitz	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1296	6/17/2020	n/a	<b>Pls' MSJ Ex. 1033</b> - Politico.com article: <i>House Republican Leaders Condemn GOP Candidate Who Made Racist Videos</i>	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1297	6/29/2020	PLTFS001648	Ex. A-Part 1 to Declaration of D. Allen	
1298	6/29/2020	n/a	Ex. A-Part 2 to Declaration of D. Allen -- Video Footage	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1299	6/29/2020	n/a	<b>Defs' Merits MSJ Ex. No. 131</b> - Declaration of Chris Harvey	
1300	7/1/2020	n/a	Ex. A to Declaration of N. Reymond	
1301	7/22/2020	n/a	<b>Pls' MSJ Ex. 1023</b> - Article: APM Research Lab, <i>The Color of Coronavirus: COVID-19 Deaths by Race and Ethnicity in the U.S.</i>	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1302	7/28/2020	n/a	<b>Pls' MSJ Ex. 0238</b> - Website printout: Georgia SOS - State Election Board, section re Duties	
1303	7/28/2020	n/a	<b>Pls' MSJ Ex. 0257</b> - SOS website - 2017 SEB Meeting Notices Agendas and Summaries	
1304	7/28/2020	n/a	<b>Pls' MSJ Ex. 0258</b> - SOS website - 2018 SEB Meeting Notices Agendas and Summaries	

1305	7/28/2020	n/a	Pls' MSJ Ex. 0259 - SOS website - 2019 SEB Meeting Notices Agendas and Summaries	
1306	7/28/2020	n/a	Pls' MSJ Ex. 1017 - Website -- Diabetes, <a href="http://www.dch.georgia.gov/diabetes">www.dch.georgia.gov/diabetes</a>	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1307	7/28/2020	n/a	Pls' MSJ Ex. 1005 Acceptable Proof of Citizenship	
1308	7/28/2020	n/a	Pls' MSJ Ex. 1006 SAVE Verification Process, Minimum Requirements for Verification (U.S. Citizen and Immigration Services)	
1309	10/29/2020	n/a	WSAV Article, <i>Critics call local political attack ads racist</i> , <a href="https://www.wsav.com/news/your-local-election-hq/critics-call-local-political-attack-ads-racist/">https://www.wsav.com/news/your-local-election-hq/critics-call-local-political-attack-ads-racist/</a>	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1310	12/29/2020	n/a	Ex. A to Declaration of S.D. Sims	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1311	12/29/2020	n/a	Ex. B to Declaration of S.D. Sims	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1312	12/29/2020	n/a	Ex. C to Declaration of S.D. Sims	Defendants object to this exhibit on the basis of relevance. F.R.E. 401. Defendants further object to this exhibit as it constitutes hearsay. F.R.E. 802.
1313	00/00/2021	n/a	Federal Voter Application <a href="https://www.eac.gov/sites/default/files/eac_assets/1/6/Federal_Voter_Registration_ENG.pdf">https://www.eac.gov/sites/default/files/eac_assets/1/6/Federal_Voter_Registration_ENG.pdf</a> (last visited Nov. 30, 2021)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1314	10/15/2019		Ex. 7 (Sullivan) O.C.G.A. § 21-2-31. Duties of the board	
1315	05/00/2021	n/a	Georgia Poll Worker Manual 2021	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1316	8/11/2021	n/a	AJC Article, <i>Georgia elections chief seeks constitutional ban on voting that's already illegal</i> <a href="https://www.ajc.com/politics/georgia-elections-chief-seeks-constitutional-ban-on-voting-thats-already-illegal/BRTLRYXALZAZJNWE4WFNFZH6TM/">https://www.ajc.com/politics/georgia-elections-chief-seeks-constitutional-ban-on-voting-thats-already-illegal/BRTLRYXALZAZJNWE4WFNFZH6TM/</a> (last visited Dec. 5, 2021)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1317	9/16/2021	n/a	"Citizen-Only" Election Post on SOS website <a href="https://sos.ga.gov/index.php/elections/raffenspergers_cal_for_citizen-only_elections_supported_by_national_voting-integrity_group">https://sos.ga.gov/index.php/elections/raffenspergers_cal_for_citizen-only_elections_supported_by_national_voting-integrity_group</a> (last visited Nov. 30, 2021)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1318	11/16/2021	STATE-DEFENDANTS-00194113	Provisional ballot spreadsheet by county	
1319	11/30/2021	n/a	Georgia Online Voter Registration <a href="https://registertovote.sos.ga.gov/GAOLVR/beginRegistration.do">https://registertovote.sos.ga.gov/GAOLVR/beginRegistration.do</a> (last visited Nov. 30, 2021) Georgia Online Voter Registration.pdf	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.

1320	11/30/2021	n/a	Naturalization Statistics <a href="https://www.uscis.gov/citizenship-resource-center/naturalization-statistics">https://www.uscis.gov/citizenship-resource-center/naturalization-statistics</a> (last visited Nov. 30, 2021). Federal_Voter_Registration_ENG.pdf	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1321	12/3/2021	n/a	Supplemental Expert Report of Dr. Adrienne Jones [ECF 643-1]	
1322	12/3/2021	n/a	Supplemental Expert Report of Dr. Lorraine Minnite [ECF 644-1]	
1323	6/14/2020	PLTFS001815 - PLTFS001816	Ex. A to Declaration of A. Smith	
1324	6/14/2020	PLTFS001817 - PLTFS001818	Ex. B to Declaration of A. Smith	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
1325	6/14/2020	PLTFS001819	Ex. C to Declaration of A. Smith	
1326	6/14/2020	PLTFS001820	Ex. D to Declaration of A. Smith	
1327	6/18/2020		Ex. A to Declaration of C. Butler	
1328	6/18/2020		Ex. B to Declaration of C. Butler	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
1329	6/18/2020		Ex. C to Declaration of C. Butler	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
1330	7/1/2020		Ex. A to Declaration of C. Lewis	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1331	7/2/2020	PLTFS001723	Ex. A to Declaration of A. Harrison	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
1332	7/2/2020	PLTFS001724 - PLTFS001726	Ex. B to Declaration of A. Harrison	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
1333	7/6/2020		Ex. A to Declaration of J. Mosbacher	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1334	7/6/2020		Ex. B to Declaration of J. Mosbacher	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1335	7/6/2020		Ex. C to Declaration of J. Mosbacher	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1336	7/6/2020		Ex. D to Declaration of J. Mosbacher	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1337	7/6/2020		Ex. E to Declaration of J. Mosbacher	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1338	7/6/2020		Ex. F to Declaration of J. Mosbacher	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1339	7/6/2020		Ex. G to Declaration of J. Mosbacher	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1340	7/6/2020		Ex. H to Declaration of J. Mosbacher	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1341	7/6/2020		Ex. I to Declaration of J. Mosbacher	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1342	7/6/2020		Ex. J to Declaration of J. Mosbacher	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.

1343	7/22/2020		Ex. A to Declaration of M. Tabakovic	Defendants object to this exhibit on the basis of relevance. F.R.E. 401. Defendants further object to this exhibit as it constitutes hearsay. F.R.E. 802.
1344	7/22/2020		Ex. B to Declaration of M. Tabakovic	Defendants object to this exhibit on the basis of relevance. F.R.E. 401. Defendants further object to this exhibit as it constitutes hearsay. F.R.E. 802.
1345	7/22/2020		Ex. C to Declaration of M. Tabakovic	Defendants object to this exhibit on the basis of relevance. F.R.E. 401. Defendants further object to this exhibit as it constitutes hearsay. F.R.E. 802.
1346	9/21/2020		Ex. A to Declaration of Dix, William	
1347	10/9/2020	PLTFS001749	Ex. A to Declaration of Lee, Brenda	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1348	10/9/2020	PLTFS001750	Ex. B to Declaration of Lee, Brenda	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1349	10/9/2020	PLTFS001751	Ex. C to Declaration of Lee, Brenda	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1350	10/21/2020		Ex. A to Declaration of Lancaster, Addie	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1351	10/22/2020	PLTFS001824	Ex. A to Declaration of Solomon, Michelle	
1352	10/22/2020	PLTFS001825	Ex. B to Declaration of Solomon, Michelle	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1353	11/13/2020	PLTFS001628	Ex. A to Declaration of Aaron, Aria	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1354	11/13/2020	PLTFS001629	Ex. B to Declaration of Aaron, Aria	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1355	11/13/2020	PLTFS001704	Ex. A to Declaration of Ghosh, Moyna	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1356	11/13/2020	PLTFS001705	Ex. B to Declaration of Ghosh, Moyna	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1357	11/18/2020		Ex. A to Declaration of Murphy, Lori	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1358	11/18/2020		Ex. B to Declaration of Murphy, Lori	
1359	11/18/2020		Ex. C to Declaration of Murphy, Lori	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
1360	12/9/2020		Ex. A to Declaration of Glatz, Linda	
1361	12/9/2020		Ex. B to Declaration of Glatz, Linda	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1362	12/18/2020	PLTFS001841	Ex. A to Declaration of Strickland, Grace	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
1363	12/18/2020	PLTFS001842	Ex. B to Declaration of Strickland, Grace	
1364	12/18/2020	PLTFS001843	Ex. C to Declaration of Strickland, Grace	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
1365	12/18/2020	PLTFS001844	Ex. D to Declaration of Strickland, Grace	
1366	12/13/2020		Ex. A to Declaration of Wilder, Kelly	
1367	12/13/2020		Ex. B to Declaration of Wilder, Kelly	
1368	12/13/2020		Ex. C to Declaration of Wilder, Kelly	

1369	12/13/2020		Ex. D to Declaration of Wilder, Kelly	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1370	3/27/2007	n/a	MOU Between The Ga Dept of Driver Services and the Office of the Secretary of State	
1371	2/8/2017	STATE-DEFENDANTS-00161612-13	Emails regarding an individual who appeared as erroneously in GA-13	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
1372	3/28/2017	STATE-DEFENDANTS-00335130	Web E-Mail [Elections] from Colette Abissi	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
1373	4/25/2017	STATE-DEFENDANTS-00173307-08	Email exchange between K. Harvey (Dougherty) and M. Frechette re: Duplicate Merge Ticket	
1374	6/21/2017	STATE-DEFENDANTS-00171610	Spreadsheet attached to Email re Voters with Incorrect Registration Dates, Bulloch County	
1375	7/31/2017	STATE-DEFENDANTS-00162586	Email from county official re eNet "glitch"	
1376	8/21/2017	STATE-DEFENDANTS-00184955	Complaint by Gary H. re OLVR	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
1377	10/31/2017	n/a	Email from David Smith to Twyla Hart notifying of portion of application is not complete; Hart Ex. 8 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
1378	7/3/2018	STATE-DEFENDANTS-00832574-642	Notes on SEB cases	
1379	7/16/2018	STATE-DEFENDANTS-00262748-50	John Hallman email to Frances Watson regarding municipal voter participation report	
1380	9/26/2018		Email from Hart to Ordon regarding Voter registration status; Hart Ex. 4 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.	
1381	11/7/2018	n/a	Email from Harvey to Erica Hamiton - RE: <i>Ga Coalition for People's Agenda v. Kemp</i> / Pending Voter Fu; Hart Ex. 4 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
1382	11/11/2018	STATE-DEFENDANTS-00417433	Harvey forwards to Russell Lewis complaint from NAACP about students at Albany State	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802.
1383	11/27/2018	STATE-DEFENDANTS-00450796-97	Fayette County email re problems giving people credit on ENet for Absentee In Person voting	
1384	1/31/2019	n/a	Official Election Bulletin - DDS Citizenship Override; Harvey Ex. 18 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.	
1385	2/12/2019	ORR-LOWNDES COUNTY-000285	Complaint of J. Perryman	
1386	2/26/2019	n/a	Defendant's Brad Raffensperger's Responses & Objections to Pl.'s First Set of Interrogatories; Harvey Ex. 21 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.	
1387	03/15/2019	STATE-DEFENDANTS-00395066	Hallman statement re: potential errors in credit for voting data.	

1388	3/19/2019	STATE-DEFENDANTS-00664649	Email exchange between Hallman and Rayburn about credit incorrectly marked inactive ahead of the UIII purge and "should have been made active when a transfer was done in 2017."	
1389	6/26/2019	n/a	Official Election Bulletin: RE: Verification Process Update in ElectionNet; Harvey Ex. 27 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.	
1390	7/8/2019	STATE-DEFENDANTS-00220264	Fuchs asked other SOS employees to attend "election school" meeting "so we all become proficient in elections admin."	
1391	8/8/2019	n/a	Email from L. Combs RE Buzz Post from John Hallman; Harvey Ex. 11 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1392	3/5/2020	n/a	Cobb Co. Bd of Elections & Registration letter - Important Voter Registration Information; Harvey Ex. 16 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1393	4/22/2021	N/A	Harvey Ex. 007: Second Notice of (30)(b)(6) Deposition in <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.	
1394	00/00/0000	n/a	State of Ga Application for Voter Registration; Harvey Ex. 9 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1395	00/00/0000	n/a	HAVA Driver Match Criteria; Harvey Ex. 10 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.	
1396	00/00/0000	n/a	Georgia HAVA Verification presentation by Rayburn; Harvey Ex. 12 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.	
1397	00/00/0000	n/a	Settlement Agreement between Georgia State Conference of the NAACP and Brian Kemp, Ga. Sec. of State; Harvey Ex. 26 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1398	00/00/0000	n/a	Georgia Coalition for the People's Agenda's Second Requests for Production; Harvey Ex. 15 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401.
1399	7/16/2018	STATE-DEFENDANTS-00282350-51	IT Ticket re: issue with municipal voting report	
1400	9/10/2018	STATE-DEFENDANTS-00747713	Sept. 10, 2018 Email Thread re Ridges Experience	Defendants object to this exhibit on the basis of relevance. F.R.E. 401. Defendants further object to this exhibit as it constitutes hearsay. F.R.E. 802.
1401	9/28/2018	STATE-DEFENDANTS-00312019	Sept. 28, 2018 Email re Anonymous Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

1402	1/18/2019	STATE-DEFENDANTS-00318035	Jan. 1, 2019 Email Thread re Anonymous Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1403	9/12/2018	STATE-DEFENDANTS-00311614	Sept. 12, 2019 Email re Anonymous Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1404	10/8/2018	STATE-DEFENDANTS-00332657	Oct. 8, 2018 Anonymous Voter Complaint	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1405	9/7/2018	STATE-DEFENDANTS-00329882	Sept. 7, 2018 Anonymous Voter Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1406	9/13/2017	STATE-DEFENDANTS-01100323	Sept. 13, 2017 SOS Investigations Division Summary re Fulton County - Cast Ballots	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1407	3/28/2017	STATE-DEFENDANTS-00811738	Mar. 30, 2017 Email Thread re Abissi Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1408	3/31/2017	STATE-DEFENDANTS-00811768	Mar. 31, 2017 Email Thread re Abissi Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1409	3/20/2019	STATE-DEFENDANTS-00334689	Mar. 20, 2019 Ammar Complaint	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1410	10/22/2018	STATE-DEFENDANTS-00266273	Oct. 24, 2018 Email thread re Woods, Wilson, and Andrews Complaints	
1411	4/18/2017	GA00758995	Apr. 18, 2017 Email re Andrzejewski Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1412	11/6/2018	STATE-DEFENDANTS-00084930	Nov. 6, 2018 Email re Anglin Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1413	11/1/2018	STATE-DEFENDANTS-00085437	Nov. 16, 2018 Email re Ashworth Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1414	10/9/2018	STATE-DEFENDANTS-00332629	Oct. 9, 2018 Varlagas Complaint	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1415	10/6/2018	STATE-DEFENDANTS-00333727	Oct. 6, 2018 Baez Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1416	7/25/2018	STATE-DEFENDANTS-00330306	July 25, 2018 Baker Rion Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1417	9/24/2019	STATE-DEFENDANTS-00743434	Sept. 25, 2019 Email Thread re Barber Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1418	11/2/2017	STATE-DEFENDANTS-00333797	Nov. 2, 2017 Baumunk Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802

1419	4/21/2017	STATE-DEFENDANTS-00334091	Apr. 19, 2017 Bleakley Complaint	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1420	2/20/2020	STATE-DEFENDANTS-01103451	Apr. 25, 2017 Email Thread re Blosser Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1421	10/3/2018	STATE-DEFENDANTS-00331788	Oct. 3, 2018 Bostick Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1422	11/4/2014	ORR-GWINNETT COUNTY-007752	Nov. 4, 2014 Documents re Bowen complaint (at ORR GWINNETT COUNTY-007912-007913)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1423	10/29/2108	STATE-DEFENDANTS-00741402	Oct. 29, 2018 Email Thread re Bowman Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1424	11/19/2019	STATE-DEFENDANTS-00741146	Oct. 25, 2018 Email re Brooks Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1425	9/25/2018	STATE-DEFENDANTS-00265200	Sept. 26, 2018 Email Thread re Buckman Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1426	10/23/2018	STATE-DEFENDANTS-00087849	Oct. 23, 2018 Carter-Grant Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1427	1/5/2019	STATE-DEFENDANTS-00283435	Jan. 5, 2019 Email re Carty Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1428	1/7/2019	STATE-DEFENDANTS-00587727	Jan. 7, 2019 Email Thread re Carty Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1429	11/14/2018	STATE-DEFENDANTS-00741959	Feb. 6, 2019 Email Thread re Carty Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1430	11/6/2018	STATE-DEFENDANTS-00741703	Nov. 6, 2018 Email re Cash Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1431	11/1/2016	STATE-DEFENDANTS-00334237	Nov. 1, 2016 Cawthorne Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1432	12/5/2017	STATE-DEFENDANTS-00810537	Dec. 6, 2017 Email re Chestnut Complaint	Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1433	11/7/2019	STATE-DEFENDANTS-00742552	Nov. 7, 2019 Email Thread re Cieply Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1434	11/5/2013	STATE-DEFENDANTS-00024405	July 16, 2015 SOS Investigations Division Summary re Lumber City - Irregularities	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802

1435	11/7/2018	STATE-DEFENDANTS-00741728	Nov. 9, 2018 Email re Coney Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1436	12/11/2017	STATE-DEFENDANTS-00333451	Dec. 11, 2017 Connor Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1437	3/19/2013	STATE-DEFENDANTS-00022575	Mar. 19, 2013 SOS Investigations Division Summary re Gwinnett County Registration Issues	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1438	5/31/2017	STATE-DEFENDANTS-00333297	May 31, 2017 Corkill Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1439	10/2/2018	STATE-DEFENDANTS-00741314	Oct. 30, 2018 Email Thread re Corley Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1440	10/31/2018	STATE-DEFENDANTS-00741400	Oct. 31, 2018 Email re Coscia Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1441	10/29/2018	STATE-DEFENDANTS-00741239	Oct. 29, 2018 Email re Craig Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1442	10/18/2018	STATE-DEFENDANTS-00741057	Oct. 23, 2018 Email re Craner Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1443	11/8/2016	STATE-DEFENDANTS-00332397	Nov. 8, 2016 Crews Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1444	7/9/2019	STATE-DEFENDANTS-00905730	Crimes v. Webster County Order	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1445	10/26/2018	STATE-DEFENDANTS-00741188	Oct. 26, 2018 Email re Cunningham Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1446	10/15/2018	STATE-DEFENDANTS-00743328	Oct. 15, 2018 Email re David Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1447	11/18/2014	STATE-DEFENDANTS-00023634	Aug. 14, 2015 SOS Investigations Division Summary re DeKalb County, Voter Not On Registered List	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1448	11/8/2018	STATE-DEFENDANTS-00088722	Nov. 8, 2018 S. Davis Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1449	11/7/2016	STATE-DEFENDANTS-00156769	Nov. 8, 2016 Email Thread re Z. Davis Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1450	11/5/2018	STATE-DEFENDANTS-00741627	Nov. 6, 2018 Email Thread re Deleon Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

1451	1/22/2018	STATE-DEFENDANTS-00329374	Jan. 22, 2018 Derr Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1452	11/2/2016	STATE-DEFENDANTS-00334119	Nov. 2, 2016 Dial Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1453	10/29/2018	STATE-DEFENDANTS-00741403	Nov. 1, 2018 Email Thread re Diehl Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1454	7/25/2018	STATE-DEFENDANTS-00330300	July 25, 2018 Dillon Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1455	10/18/2018	STATE-DEFENDANTS-00740933	Oct. 18, 2018 Email Thread re Dube Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1456	12/7/2012	STATE-DEFENDANTS-00021656	Nov. 14, 2013 SOS Investigations Division Summary re Wilcox County December 2012 Runoff Election	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1457	1/1/2019	STATE-DEFENDANTS-00049820	Jan. 3, 2019 Email re Edwards Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1458	11/5/2019	STATE-DEFENDANTS-00086167	Nov. 5, 2019 Emails re Eisenburg Complaint (2 of 2)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1459	11/5/2019	STATE-DEFENDANTS-00422362	Nov. 5, 2019 Emails re Eisenburg Complaint (1 of 2)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1460	3/4/2019	STATE-DEFENDANTS-00742822	Mar. 4, 2019 Email Thread re Evans Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1461	10/21/2018	STATE-DEFENDANTS-00740973	Oct. 21, 2018 Email re M. Farris Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1462	11/6/2018	STATE-DEFENDANTS-00088408	Nov. 6, 2018 R. Farris Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1463	10/15/2018	STATE-DEFENDANTS-00740913	Oct. 17, 2018 Email re Faulkner-Passmore Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1464	7/26/2016	STATE-DEFENDANTS-00033984	Jan. 20, 2017 SOS Investigations Division Summary re Randolph County - Absentee Ballot Issue	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1465	10/29/2018	STATE-DEFENDANTS-00087992	Oct. 29, 2018 Figueroa Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802

1466	10/16/2018	STATE-DEFENDANTS-00332745	Oct. 16, 2018 Feischmann Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1467	2/11/2013	STATE-DEFENDANTS-00024325	June 13, 2014 SOS Investigations Division Summary re Randolph County Absentee Ballots	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1468	10/15/2018	STATE-DEFENDANTS-00087781	Oct. 15, 2018 Garner Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1469	10/24/2018	STATE-DEFENDANTS-00741003	Oct. 24, 2018 Email Thread re Garner Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1470	11/20/2019	STATE-DEFENDANTS-00742613	Nov. 21, 2019 Email Thread re Gary Complaint (1 of 2)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1471	11/21/2019	STATE-DEFENDANTS-00742788	Nov. 21, 2019 Email Thread re Gary Complaint (2 of 2)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1472	5/25/2018	STATE-DEFENDANTS-00826983	June 11, 2018 Email Thread re Golson Complaint	Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1473	12/9/2017	STATE-DEFENDANTS-00333505	Dec. 9, 2017 Gourley Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1474	11/19/2017	STATE-DEFENDANTS-00032134	Feb. 26, 2018 SOS Investigations Division Summary re City of Atlanta Fulton County Voter Identification	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1475	10/31/2018	STATE-DEFENDANTS-00470674	Nov. 2, 2018 Email thread re Grier and Haughwout Complaints	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1476	11/8/2018	STATE-DEFENDANTS-00471435	Nov. 8, 2018 Email re Grier and Haughwout Complaints	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1477	2/22/2016	STATE-DEFENDANTS-00430918	Apr. 27, 2016 SOS Investigations Division Memorandum of Interview re: Decatur County Ballot Formatting	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1478	10/3/2018	STATE-DEFENDANTS-00265422	Oct. 4, 2018 Email re Guthrie Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1479	11/3/2018	STATE-DEFENDANTS-00085007	Nov. 3, 2018 Email re Hackman Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1480	11/1/2018	STATE-DEFENDANTS-00088168	Nov. 1, 2018 Hadley-Hodge Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1481	11/4/2019	STATE-DEFENDANTS-00742520	Nov. 5, 2019 Email re Hammond Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

1482	9/22/2019	STATE-DEFENDANTS-00742918	Sept. 23, 2019 Email re Hamrick Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1483	10/29/2018	STATE-DEFENDANTS-00470688	Nov. 1, 2018 Emails re Hanson Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1484	5/13/2016	STATE-DEFENDANTS-00040376	May 13, 2016 SOS Investigation Report re City of Walthourville-Liberty County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1485	11/6/2018	STATE-DEFENDANTS-00912531	Nov. 6, 2018 Email re Harman Complaint	Defendants object to this exhibit to the extent portions are unauthenticated; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1486	8/20/2017	STATE-DEFENDANTS-00184955	Aug. 21, 2017 Email re Harrell Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1487	8/13/2018	STATE-DEFENDANTS-00837441	Aug. 13, 2018 Emails re Harrell Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1488	10/9/2018	STATE-DEFENDANTS-00743342	Oct. 15, 2018 Email re Harris Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1489	7/2/2014	STATE-DEFENDANTS-00023610	Sept. 8, 2014 SOS Investigation Report re Troup County Absentee Ballots	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1490	2/27/2017	STATE-DEFENDANTS-00024915	Feb. 27, 2017 Consent Order	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1491	11/8/2016	STATE-DEFENDANTS-00156777	Nov. 8, 2016 Emails re Haskin Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1492	11/14/2014	STATE-DEFENDANTS-00021619	Nov. 20, 2014 SOS Investigation Report re Gwinnett County Voter Registration Problem	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1493	7/31/2018	STATE-DEFENDANTS-00837035	July 31, 2018 Emails re Heard Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1494	11/3/2018	STATE-DEFENDANTS-00741490	Nov. 5, 2018 Emails re Heilman Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1495	2/18/2017	STATE-DEFENDANTS-00334435	Feb. 18, 2017 Henn Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1496	11/9/2016	STATE-DEFENDANTS-00332317	Nov. 9, 2016 Fernandez Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1497	11/8/2017	STATE-DEFENDANTS-00330208	Nov. 8, 2017 House Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802

1498	9/13/2017	STATE-DEFENDANTS-00334399	Sept. 13, 2017 Howard Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1499	11/26/2019	STATE-DEFENDANTS-00460411	Nov. 26, 2019 Emails re Hoyt Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1500	11/19/2019	STATE-DEFENDANTS-00742600	Nov. 19, 2019 Email re Hoyt Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1501	11/20/2019	STATE-DEFENDANTS-00742757	Nov. 20, 2019 Emails re Hoyt Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1502	6/16/2017	STATE-DEFENDANTS-00032097	Feb. 23, 2018 SOS Investigations Division Report re Fulton County Voter Registration	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1503	6/15/2017	STATE-DEFENDANTS-00835251	June 16, 2017 Emails re Hughes Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1504	4/1/2019	STATE-DEFENDANTS-00049750	Apr. 1, 2019 Emails re Hulse Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1505	11/18/2018	STATE-DEFENDANTS-00955299	Nov. 18, 2018 Ingram Declaration	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1506	3/27/2019	STATE-DEFENDANTS-00955295	Mar. 27, 2019 Jackson Declaration	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1507	4/22/2018	STATE-DEFENDANTS-00316532	Apr. 25, 2018 Emails re Jacobs Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1508	7/24/2018	STATE-DEFENDANTS-00330340	July 24, 2018 James Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1509	11/9/2016	STATE-DEFENDANTS-00332305	Nov. 9, 2016 Johnson Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1510	10/18/2018	STATE-DEFENDANTS-00741119	Oct. 24, 2018 Email re Jones Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1511	00/00/0000	STATE-DEFENDANTS-00834900	Undated Joninas Message	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1512	11/21/2019	STATE-DEFENDANTS-00743613	Nov. 25, 2019 Email re Kea Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

1513	10/30/2018	STATE-DEFENDANTS-00332063	Oct. 30, 2018 Khouja Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1514	11/6/2018	STATE-DEFENDANTS-00057243	Nov. 6, 2018 Email re Kilpatrick Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1515	11/6/2018	STATE-DEFENDANTS-00741666	Nov. 6, 2018 Email re King Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1516	1/23/2019	STATE-DEFENDANTS-00057336	Jan. 23, 2019 Emails re King Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1517	1/25/2019	STATE-DEFENDANTS-00417931	Jan. 25, 2019 Emails re King Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1518	11/3/2015	STATE-DEFENDANTS-00032334	Feb. 24, 2016 SOS Investigation Report re City of Cordele Districting	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1519	11/12/2012	STATE-DEFENDANTS-00037529	Sept. 16, 2013 SOS Investigation Report re Lincoln County Mistaken ID	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1520	11/8/2018	STATE-DEFENDANTS-00741860	Dec. 14, 2018 Email re Lane Watt	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1521	11/6/2018	STATE-DEFENDANTS-00335001	Nov. 6, 2018 Lazenby Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1522	11/4/2018	STATE-DEFENDANTS-00088213	Nov. 4, 2018 Lester Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1523	6/21/2019	STATE-DEFENDANTS-00057493	June 21, 2019 Email re Lockett Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1524	6/20/2019	STATE-DEFENDANTS-00057526	June 21, 2019 Emails re Lockett Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1525	6/24/2019	STATE-DEFENDANTS-00439562	June 24, 2019 Emails re Lockett Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1526	11/7/2016	STATE-DEFENDANTS-00156659	Nov. 8, 2016 Emails re Lokuta Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1527	10/31/2018	STATE-DEFENDANTS-00741375	Oct. 31, 2018 Emails re Lott Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

1528	11/19/2018	STATE-DEFENDANTS-00955347	Nov. 19, 2018 Marshall Declaration	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1529	11/1/2018	STATE-DEFENDANTS-00741410	Nov. 1, 2018 Emails re McBurnett Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1530	10/23/2018	STATE-DEFENDANTS-00741042	Oct. 23, 2018 Emails re McDonald Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1531	12/2/2018	STATE-DEFENDANTS-00887760	Dec. 3, 2018 Emails re McGill Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1532	10/31/2019	STATE-DEFENDANTS-00742752	Nov. 1, 2019 Email re McGrath Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1533	10/24/2018	STATE-DEFENDANTS-00054159	Oct. 24, 2018 Email re Mellor Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1534	10/28/2018	STATE-DEFENDANTS-00087978	Oct. 28, 2018 Miers Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1535	11/9/2018	STATE-DEFENDANTS-00088464	Nov. 9, 2019 Mills Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1536	5/20/2014	STATE-DEFENDANTS-00029509	Aug. 15, 2014 SOS investigation Report re Douglas Co. Voter ID	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1537	7/8/2014	STATE-DEFENDANTS-00024377	July 8, 2014 SOS Investigation Report re City of Americus Sumter County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1538	12/7/2017	STATE-DEFENDANTS-00333569	Dec. 7, 2017 Mitchell Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1539	11/12/2018	STATE-DEFENDANTS-00055572	Dec. 3, 2018 Email re Montgomery Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1540	2/10/2017	STATE-DEFENDANTS-00334027	Feb. 10, 2017 Moore Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1541	11/19/2016	STATE-DEFENDANTS-00332441	Nov. 19, 2016 Moore, T. Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1542	11/9/2019	STATE-DEFENDANTS-00426393	Nov. 18, 2016 Email thread re Morel Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

1543	2/19/2019	STATE-DEFENDANTS-00742681	Feb. 27, 2019 Email thread re Morris Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1544	11/9/2018	STATE-DEFENDANTS-00741802	Nov. 28, 2018 Email thread re Morris Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1545	8/19/2015	STATE-DEFENDANTS-00024218	Aug. 19, 2015 SOS Investigations Division Report re Cobb County, Voter Registration Problem	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1546	10/18/2018	STATE-DEFENDANTS-00741054	Oct. 23, 2018 Email thread re Mukij Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1547	9/23/2019	STATE-DEFENDANTS-00089310	Sept. 23, 2019 Munoz de Cote Esquino Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1548	4/10/2013	STATE-DEFENDANTS-00019238	Apr. 10, 2013 SOS Investigations Division Summary re Stewart County Registrations	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1549	11/4/2018	STATE-DEFENDANTS-00741517	Nov. 4, 2018 Email thread re Narayanswamy Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1550	11/8/2018	STATE-DEFENDANTS-00330652	Nov. 8, 2018 Nemes Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1551	9/26/2018	STATE-DEFENDANTS-00331020	Sept. 26, 2018 Newell Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1552	7/25/2018	STATE-DEFENDANTS-00330304	July 25, 2018 Noble Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1553	10/24/2018	STATE-DEFENDANTS-00741170	Oct. 25, 2018 Email thread re Objartel Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1554	12/4/2018	STATE-DEFENDANTS-00088813	Dec. 4, 2018 O'Brien Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1555	10/16/2018	STATE-DEFENDANTS-00332721	Oct. 16, 2018 Ogando Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1556	12/5/2017	STATE-DEFENDANTS-00748590	Dec. 5, 2017 Email thread re O'Neal Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1557	5/20/2014	STATE-DEFENDANTS-00038032	SOS Investigations Division Summary re McIntosh County - Absentee Ballots	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

1558	11/4/2019	STATE-DEFENDANTS-00740878	Nov. 4, 2019 Email thread re Orr Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1559	11/2/2019	STATE-DEFENDANTS-00742493	Nov. 4, 2019 Email response re Orr Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1560	11/7/2018	STATE-DEFENDANTS-00066675	Nov. 11, 2018 Email thread re Ortega Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1561	11/8/2018	STATE-DEFENDANTS-00328521	Nov. 8, 2018 Owens Declaration	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1562	11/5/2019	STATE-DEFENDANTS-00742558	Nov. 7, 2019 Email thread re Parthasarathy Inquiry	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1563	12/7/2016	STATE-DEFENDANTS-01005437	Dec. 7, 2016 Email thread re Patel felon registration	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1564	6/21/2017	STATE-DEFENDANTS-00191458	June 21, 2017 Email thread re Peake Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1565	11/5/2018	STATE-DEFENDANTS-00741572	Nov. 5, 2018 Email thread re Pelaez Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1566	7/10/2018	STATE-DEFENDANTS-00332527	July 10, 2018 Perrett Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1567	11/12/2018	STATE-DEFENDANTS-00837913	Nov. 15, 2018 Email thread re Petelle Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1568	11/10/2018	STATE-DEFENDANTS-00331646	Nov. 10, 2018 Peterson Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1569	11/6/2018	STATE-DEFENDANTS-00741658	Nov. 6, 2018 Email thread re Phillips Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1570	4/20/2018	STATE-DEFENDANTS-00329562	Apr. 20, 2018 Puchstein Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1571	10/31/2018	STATE-DEFENDANTS-00088077	Oct. 31, 2018 Purvis Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1572	10/31/2018	STATE-DEFENDANTS-00088081	Oct. 31, 2018 Rainey Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

1573	10/12/2018	STATE-DEFENDANTS-00087551	Oct. 12, 2018 Rearick/Branch Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1574	6/20/2019	STATE-DEFENDANTS-00410505	June 20, 2019 SOS Investigations Division Summary re DeKalb Count-Districting Issue	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1575	6/29/2017	STATE-DEFENDANTS-00188952	June 29, 2017 Email thread re Reynolds Reid Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1576	10/21/2008	STATE-DEFENDANTS-00037384	Oct. 17, 2013 SOS Investigations Division Summary re Dodge County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1577	11/1/2016	STATE-DEFENDANTS-00334189	Nov. 1, 2016 Rhyne Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1578	11/8/2016	STATE-DEFENDANTS-00332333	Nov. 8, 2016 Rice Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1579	8/2/2012	STATE-DEFENDANTS-00036976	Nov. 30, 2012 SOS Investigations Division Synopsis re Berrien County-Removed as Elector	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1580	11/9/2018	STATE-DEFENDANTS-00085017	Nov. 9, 2018 Robertson Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1581	11/9/2018	STATE-DEFENDANTS-00329476	Nov. 9, 2018 Robins Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1582	11/22/2017	STATE-DEFENDANTS-00332961	Nov. 22, 2017 Robinson Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1583	11/6/2018	STATE-DEFENDANTS-00054625	Nov. 7, 2018 Email Thread re Rodning Complaint (1 of 2)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1584	11/7/2018	STATE-DEFENDANTS-00423160	Nov. 7, 2018 Email Thread re Rodning Complaint (2 of 2)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1585	10/22/2018	STATE-DEFENDANTS-00740985	Oct. 22, 2018 Email re Rodriguez Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1586	12/8/2014	STATE-DEFENDANTS-00810866	Dec. 8, 2014 SOS Investigation Report re Rose Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1587	11/8/2017	STATE-DEFENDANTS-00831333	Nov. 16, 2017 Email Thread re Eveler Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

1588	6/20/2019	STATE-DEFENDANTS-00087145	June 20, 2019 Lockett Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1589	6/24/2019	STATE-DEFENDANTS-00419627	June 24, 2019 Email Thread re Lockett Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1590	12/4/2018	STATE-DEFENDANTS-00088809	Dec. 4, 2018 Sampson Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1591	11/5/2018	STATE-DEFENDANTS-00741689	Nov. 6, 2018 Schultz Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1592	10/16/2018	STATE-DEFENDANTS-00087653	Oct. 16, 2018 Schulz Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1593	10/31/2019	STATE-DEFENDANTS-00086602	Oct. 31, 2019 Scott Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1594	11/8/2016	STATE-DEFENDANTS-00156755	Nov. 8, 2016 Email Thread re Robocall	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1595	10/19/2018	STATE-DEFENDANTS-00740935	Oct. 19, 2018 Email Thread re O'Shields Complaint 2 of 2	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1596	10/19/2018	STATE-DEFENDANTS-00740940	Oct. 19, 2018 Email Thread re O'Shields Complaint 1 of 2	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1597	4/20/2017; 4/19/2017	STATE-DEFENDANTS-00825826	Apr. 21, 2017 Email re Shumway Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1598	4/28/2017	STATE-DEFENDANTS-00329546	Apr. 28, 2017 Skelton Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1599	1/17/2017	STATE-DEFENDANTS-00235628	Jan. 18, 2017 Email Thread re Sloan Registration	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1600	11/5/2019	STATE-DEFENDANTS-00742538	Nov. 5, 2019 Email Thread re Slocumb Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1601	7/3/2014	STATE-DEFENDANTS-00021126	July 3, 2014 SOS Investigation Report re Greene County, 2 of 2	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1602	5/20/2014	STATE-DEFENDANTS-00021128	July 3, 2014 SOS Investigation Report re Greene County, 1 of 2	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

1603	11/3/2015	STATE-DEFENDANTS-00034216	Dec. 17, 2015 SOS Investigation Report	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1604	11/14/2018	STATE-DEFENDANTS-00471516	Nov. 15, 2018 Email Thread re Soderberg Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1605	11/4/2014	STATE-DEFENDANTS-00028401	SOS Investigation Division Summary re Fulton County Voter Registration Problems	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1606	11/10/2018	STATE-DEFENDANTS-00331640	Nov. 10, 2018 Stephens Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1607	7/29/2018	STATE-DEFENDANTS-00332219	July 29, 2018 Taylor Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1608	12/1/2014	STATE-DEFENDANTS-00021628	Dec. 1, 2014 SOS Investigation Report	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1609	11/8/2016	STATE-DEFENDANTS-00332363	Nov. 8, 2016 Baker Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1610	11/15/2018	STATE-DEFENDANTS-00741883	Dec. 4, 2018 Email Thread re Tirelis Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1611	9/25/2018	STATE-DEFENDANTS-00312246	Oct. 9, 2018 Email Chain re Tobias Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1612	10/8/2018	STATE-DEFENDANTS-00087537	Oct. 8, 2018 Townley Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1613	7/24/2018	ORR-GWINNETT COUNTY-001020	Documents re Trager Complaint (at ORR-GWINNETT COUNTY-001155-001156)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1614	9/20/2016	STATE-DEFENDANTS-00034512	Sept. 20, 2016 SOS Investigation Report	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1615	00/00/0000	STATE-DEFENDANTS-00411929	Document re SEB Investigations	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1616	11/9/2016	STATE-DEFENDANTS-00332321	Nov. 9, 2016 Virgilio Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1617	7/30/2018	STATE-DEFENDANTS-00334489	July 30, 2018 Walker Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1618	10/26/2018	STATE-DEFENDANTS-00087958	Oct. 26, 2018 Walker Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

1619	6/23/2017	STATE-DEFENDANTS-00031671	June 23, 2017 SOS Investigation Report	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1620	11/5/2012	STATE-DEFENDANTS-00019471	Nov. 6, 2012 Investigation Report	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1621	10/23/2018	STATE-DEFENDANTS-00085610	Apr. 1, 2019 Email Thread re Wamboldt Complaint 1 of 2	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1622	3/22/2019	STATE-DEFENDANTS-00085614	Photos re Wamboldt	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1623	4/1/2019	STATE-DEFENDANTS-00470469	Oct 23, 2019 Email Thread re Wamboldt Complaint 2 of 2	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1624	11/21/2019	STATE-DEFENDANTS-00742634	Nov. 25, 2019 Email Thread re Kea Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1625	11/2/2018	STATE-DEFENDANTS-00834739	Nov. 2, 2018 Email Thread re Ware	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1626	11/6/2014	STATE-DEFENDANTS-00028208	Notes re SEB Investigations	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1627	10/26/2015	STATE-DEFENDANTS-00032358	Feb. 15, 2016 SOS Investigation Report 1 of 2	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1628	2/15/2016	STATE-DEFENDANTS-00032748	Feb. 15, 2016 SOS Investigation Report 2 of 2	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1629	11/9/2018	STATE-DEFENDANTS-00312976	Nov. 9, 2018 Email re Wells	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1630	10/14/2018	STATE-DEFENDANTS-00087599	Oct. 14, 2018 Westwood Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1631	11/5/2019	STATE-DEFENDANTS-00462436	Document re Nov. 5, 2019 Election and Additional Topics	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1632	11/6/2018	STATE-DEFENDANTS-00887739	Nov. 6, 2018 Email Thread re Wilson Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1633	1/31/2017	STATE-DEFENDANTS-00332111	Jan. 31, 2017 Worley Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1634	10/22/2018	STATE-DEFENDANTS-00087777	Oct. 22, 2018 Xu Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

1635	6/20/2017	STATE-DEFENDANTS-00191196	June 20, 2017 Email Chain re Yost Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1636	11/2/2016	STATE-DEFENDANTS-00334137	Nov. 2, 2016 Hillman Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1637	2/27/2019	STATE-DEFENDANTS-01060655	Feb. 26, 2019 Email Chain re First Offenders on Felon Report	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1638	10/17/2018	STATE-DEFENDANTS-00741083	Oct. 24, 2018 Email re McDevitt Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1639	11/8/2017	STATE-DEFENDANTS-00330192	Nov. 8, 2017 Ginger Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1640	11/7/2018	STATE-DEFENDANTS-00084970	Nov. 7, 2018 Email re Tadeo Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1641	11/6/2018	STATE-DEFENDANTS-00741683	Nov. 6, 2018 Email re Thomas Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1642	7/25/2018	STATE-DEFENDANTS-00330312	July 25, 2018 Thompson Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1643	11/20/2018	GA00780857	Nov. 20, 2018 Email thread re Appling-Nunez complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1644	11/10/2018	STATE-DEFENDANTS-00088699	Nov. 10, 2018 Cushenberry Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1645	10/18/2019	STATE-DEFENDANTS-00295321	Oct. 21, 2019 Email re Fleischer Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1646	12/7/2017	STATE-DEFENDANTS-00333553	Dec. 7, 2017 Kirksey Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1647	11/9/2018	STATE-DEFENDANTS-00741797	Nov. 28, 2018 Email re Tolson Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1648	10/16/2018	STATE-DEFENDANTS-00882351	Oct. 16, 2018 Email re Wilson Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1649	4/25/2018	STATE-DEFENDANTS-00684459	Apr. 25, 2018 Emails re Young Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1650	10/17/2018	STATE-DEFENDANTS-01057799	Oct. 17, 2018 Email re Ogando Complaint	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

1651	00/00/0000	n/a	Video - Douglas County commissioner <a href="https://www.youtube.com/watch?v=D-60Tbz_daU">https://www.youtube.com/watch?v=D-60Tbz_daU</a>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1652	00/00/0000	n/a	Video - Robocall to Atlanta Residents <a href="https://www.wsbtv.com/news/local/atlanta/robocall-says-mayoral-candidate-will-keep-atlanta-black/638513945/">https://www.wsbtv.com/news/local/atlanta/robocall-says-mayoral-candidate-will-keep-atlanta-black/638513945/</a>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1653	00/00/0000	n/a	Video - Campaign Ad of Republican gubernatorial primary candidate Sen. Michael Williams <a href="https://campaignlegal.org/sites/default/files/2019-01/Michael%20Williams%20Deportation%20Bus%20Tour.mp4">https://campaignlegal.org/sites/default/files/2019-01/Michael%20Williams%20Deportation%20Bus%20Tour.mp4</a>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1654	00/00/0000	n/a	Video - Republican Governors Association ad <a href="https://www.youtube.com/watch?v=72FEMine86M&amp;t=3s">https://www.youtube.com/watch?v=72FEMine86M&amp;t=3s</a>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1655	00/00/0000	n/a	Former U.S. congressman Paul Broun, Jr.'s campaign ad <a href="https://www.youtube.com/watch?v=22ZwhgeFvf0">https://www.youtube.com/watch?v=22ZwhgeFvf0</a>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1656	00/00/0000	n/a	Video of Rep. Marjorie Taylor Greene <a href="https://www.politico.com/news/2020/06/17/house-republicans-condemn-gop-candidate-racist-videos-325579">https://www.politico.com/news/2020/06/17/house-republicans-condemn-gop-candidate-racist-videos-325579</a>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1657	00/00/0000	n/a	Video of State House candidate Mokah Jasmine-Johnson <a href="https://www.youtube.com/watch?v=EI2GOXL2HX0">https://www.youtube.com/watch?v=EI2GOXL2HX0</a>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1658	9/13/2020	n/a	Survey circulated around Athens-Clarke community re State House candidate Mokah Jasmine-Johnson <a href="https://www.redandblack.com/athensnews/mokah-for-georgia-campaign-decries-racist-smear-from-an-obscure-organization/article_b6aba37a-f561-11ea-9947-8752aff95f65.html">https://www.redandblack.com/athensnews/mokah-for-georgia-campaign-decries-racist-smear-from-an-obscure-organization/article_b6aba37a-f561-11ea-9947-8752aff95f65.html</a>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1659	6/18/2020	n/a	Facebook Removal of Trump Ads <a href="https://www.npr.org/2020/06/18/880377872/facebook-removes-trump-political-ads-with-nazi-symbol-campaign-calls-it-an-emoji">https://www.npr.org/2020/06/18/880377872/facebook-removes-trump-political-ads-with-nazi-symbol-campaign-calls-it-an-emoji</a>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

1660	11/4/2018	n/a	Social media posts from a Georgia militia, the "III% Security Force Intel" <a href="https://www.theroot.com/an-armed-extremist-group-in-georgia-is-threatening-viol-1830240135">https://www.theroot.com/an-armed-extremist-group-in-georgia-is-threatening-viol-1830240135</a>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1661	5/3/2017	n/a	Social media post of husband of Republican congressional candidate Karen Handel <a href="https://www.salon.com/2017/05/03/karen-handels-husband-shares-meme-urging-voters-to-free-the-black-slaves-from-the-democratic-plantation/">https://www.salon.com/2017/05/03/karen-handels-husband-shares-meme-urging-voters-to-free-the-black-slaves-from-the-democratic-plantation/</a>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1662	5/16/2020	n/a	AJC Article: Georgia candidates embrace group with extremist ties <a href="https://www.ajc.com/news/state--regional-govt--politics/georgia-candidates-embrace-group-with-extremist-ties/LtUVaLX44kEFMvK7ECIOdP/">https://www.ajc.com/news/state--regional-govt--politics/georgia-candidates-embrace-group-with-extremist-ties/LtUVaLX44kEFMvK7ECIOdP/</a>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1663	12/15/2020	n/a	Photo of Senator Kelly Loeffler <a href="https://twitter.com/jewishhaction/status/1338875507237134336">https://twitter.com/jewishhaction/status/1338875507237134336</a>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1665		Number intentionally omitted	Number intentionally omitted	
1666		n/a	Trump Campaign Ad <a href="https://www.washingtonpost.com/nation/2018/11/01/democrats-let-him-into-our-country-trumps-new-ad-links-opponents-illegal-immigrant-killer-its-far-worse-than-infamous-willie-horton-ad-say-critics/">https://www.washingtonpost.com/nation/2018/11/01/democrats-let-him-into-our-country-trumps-new-ad-links-opponents-illegal-immigrant-killer-its-far-worse-than-infamous-willie-horton-ad-say-critics/</a>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1667	00/00/0000	n/a	Perdue Facebook Ad re: Ossoff <a href="https://www.facebook.com/ads/library/?active_status=all&amp;ad_type=political_and_issue_ads&amp;country=US&amp;id=3165502920193801&amp;view_all_page_id=159597424207730&amp;search_type=page&amp;media_type=all">https://www.facebook.com/ads/library/?active_status=all&amp;ad_type=political_and_issue_ads&amp;country=US&amp;id=3165502920193801&amp;view_all_page_id=159597424207730&amp;search_type=page&amp;media_type=all</a>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1668	6/17/2020	n/a	Trump Red Triangle Ad <a href="https://twitter.com/jewishhaction/status/1273482511918616578?ref_src=twsrc%5Etfw%7Ctwcamp%5Etweetembed%7Ctwtterm%5E1273482511918616578%7Ctwtgr%5E%7Ctwcon%5Es1_&amp;ref_url=https%3A%2F%2Fwww.npr.org%2F2020%2F06%2F18%2F880377872%2Ffacebook-removes-trump-political-ads-with-nazi-symbol-campaign-calls-it-an-emoji">https://twitter.com/jewishhaction/status/1273482511918616578?ref_src=twsrc%5Etfw%7Ctwcamp%5Etweetembed%7Ctwtterm%5E1273482511918616578%7Ctwtgr%5E%7Ctwcon%5Es1_&amp;ref_url=https%3A%2F%2Fwww.npr.org%2F2020%2F06%2F18%2F880377872%2Ffacebook-removes-trump-political-ads-with-nazi-symbol-campaign-calls-it-an-emoji</a>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1669	11/16/2018	n/a	Brian Kemp Ad - Blow up Spending <a href="https://globalnews.ca/video/4634557/brian-kemp-blows-up-spending-has-big-truck-to-round-up-illegals#autoplay">https://globalnews.ca/video/4634557/brian-kemp-blows-up-spending-has-big-truck-to-round-up-illegals#autoplay</a>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

1670	11/27/2021	n/a	Social Security Administration (SSA) Weekly Data for Help America Vote Verification (HAVV) Transactions by State Running List	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1671	11/26/2021	n/a	OCGA § 21-2-229 - Challenge of applicant for registration by other electors; notice and hearing; right of appeal	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1672	12/06/2021	n/a	Georgia Secretary of State Register to Vote Website	
1673	00/00/0000		Loeffler Facebook Ad <a href="https://www.facebook.com/ads/library/?active_status=all&amp;ad_type=political_and_issue_ads&amp;country=US&amp;id=400993001116869&amp;view_all_page_id=110061623807565&amp;search_type=page&amp;media_type=all">https://www.facebook.com/ads/library/?active_status=all&amp;ad_type=political_and_issue_ads&amp;country=US&amp;id=400993001116869&amp;view_all_page_id=110061623807565&amp;search_type=page&amp;media_type=all</a>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1674	06/13/2020	PLTFS001657	Ex. A to Declaration of S. Williams	
1675	06/13/2020	PLTFS001658	Ex. B to Declaration of S. Williams	
1676	06/16/2020	PLTFS001662	Ex. A to Declaration of D. Bennett	
1677	6/30/2020	PLTFS001654	Ex. A to Declaration of P. Andros	
1678	07/21/2020	PLTFS001670	Ex. A to Declaration of T. Davis	
1679	07/21/2020	PLTFS001671	Ex. B to Declaration of T. Davis	
1680	07/21/2020	PLTFS001672	Ex. C to Declaration of T. Davis	
1681	07/21/2020	PLTFS001673	Ex. D to Declaration of T. Davis	
1682	07/21/2020	PLTFS001674 - PLTFS001677	Ex. E to Declaration of T. Davis	
1683	07/21/2020	PLTFS001678	Ex. F to Declaration of T. Davis	
1684	07/21/2020	PLTFS001679 - PLTFS001680	Ex. G to Declaration of T. Davis	
1685	07/21/2020	PLTFS001681	Ex. H to Declaration of T. Davis	
1686	07/21/2020	PLTFS001682	Ex. I to Declaration of T. Davis	
1687	07/21/2020	PLTFS001683	Ex. J to Declaration of T. Davis	
1688	07/21/2020	PLTFS001684	Ex. K to Declaration of T. Davis	
1689	08/04/2020	PLTFS001871 - PLTFS001872	Ex. A to Declaration of L. Webster	
1690	08/04/2020	PLTFS001873 - PLTFS001875	Ex. B to Declaration of L. Webster	
1691	08/04/2020	PLTFS001876	Ex. C to Declaration of L. Webster	
1692	08/04/2020	PLTFS001877	Ex. D to Declaration of L. Webster	
1693	08/20/2020	PLTFS001758	Ex. A to Declaration of M. Parks	
1694	08/20/2020	PLTFS001759	Ex. B to Declaration of M. Parks	
1695	08/20/2020	PLTFS001760 - PLTFS001761	Ex. C to Declaration of M. Parks	
1696	09/08/2020	PLTFS001723	Ex. A to Declaration of E. Huskey	
1697	09/08/2020	PLTFS001724	Ex. B to Declaration of E. Huskey	
1698	09/08/2020	PLTFS001725	Ex. C to Declaration of E. Huskey	
1699	10/13/2020	PLTFS001864 - PLTFS001865	Ex. A to Declaration of R. Walker	
1700	10/13/2020	PLTFS001866	Ex. B to Declaration of R. Walker	
1701	12/15/2010	N/A	State Election Board Minutes - 2010	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1702	11/27/2012	N/A	State Election Board Minutes from November 27, 2012	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1703	1/25/2017	STATE-DEFENDANTS-00163730	Ameika Pitts shared an attachment on the Duplicate Voter process with a county official.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1704	1/25/2017	STATE-DEFENDANTS-00164545-47	Ameika Pitts shared an attachment on the Duplicate Voter process with a county official.	

1705	1/27/2017	STATE-DEFENDANTS-00158872-73	Email from J. Hallman to B. Hodges (Charlton) re Duplicate Merge	
1706	2/3/2017	STATE-DEFENDANTS-00165279-80	Hallman submitted an IT request to fix the problem of the voter registration address field to allow for numbers and not letters.	
1707	2/3/2017	State-Defendants-00165285-96	<b>Pls' MSJ Ex. 0120</b> Email re Voter Registration - Alphanumeric Addresses (problem with address that have numbers and letters in address field)	
1708	2/3/2017	STATE-DEFENDANTS-00165718	County official email to J. Hallman re ad hoc verbal or written communications	
1709	2/3/2017	STATE-DEFENDANTS-00165720	County official email to J. Hallman re ad hoc verbal or written communications	
1710	2/8/2017	STATE-DEFENDANTS-00185424-31	Sachin Shetty of PCC email to Harvey re matching process	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1711	7/10/2017	STATE-DEFENDANTS-00189804-08	Email exchange between Hallman and Sachin Shetty (PCCTG business analyst) re duplicate merge	
1712	8/17/2017	GA00779096-97	Mandi Smith of Forsyth County emailed Hallman and Harris re: cancelling voter for street address issues	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1713	2/20/2018	GA00777696-700	Correspondence between the SOS Office and Augusta County on various technical issues.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1714	2/20/2018	GA00769765-69	Correspondence between the SOS Office and Augusta County on various technical issues.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1715	8/27/2018	STATE-DEFENDANTS-00570519-20	Voter Douglas Stuart Miller was erroneously cancelled in the felon process	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1716	9/18/2018	GA00766311-13	<b>Pls' MSJ Ex. 0437</b> - Email chain re Follow-Up, on Change of Address Process	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1717	11/8/2018	GA00781988-89	Communication between the GA ACLU and the SOS Office regarding voter Chris Warren	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1718	11/00/2018	STATE-DEFENDANTS-00115583-619	SOS presentation -- State Processes: Cancelled and Rejected by Date Function and Vital Records	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1719	11/9/2018	STATE-DEFENDANTS-00999510-11	Email exchange between GA ACLU and Ryan Germany re: Voter Chris Warren	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1720	1/15/2019	STATE-DEFENDANTS-00523152-54	January 15, 2019 Email from K. Rayburn to R. Germany RE: OFF Initial and Final	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1721	1/16/2019	STATE-DEFENDANTS-00559107-10	Email re Houston County voter transferred out of the county	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

1722	8/1/2019	STATE-DEFENDANTS-01132051-52	Email from Hallman to K. Rayburn + others re: Felon Process	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1723	11/21/2019	STATE-DEFENDANTS-00742785-86	Voter Rebecca Gary wrote to check on the status of her online voter registration application.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1724	11/21/2019	STATE-DEFENDANTS-00742607-08	Voter Rebecca Gary wrote to check on the status of her online voter registration application.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1725	11/21/2019	STATE-DEFENDANTS-00742613-14	Voter Rebecca Gary wrote to check on the status of her online voter registration application.	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1726	11/00/2020		U.S. Census Reported Voting and Registration, by Sex, Race and Hispanic Origin, for States: November 2020 (table 4b here)	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1727	11/00/2018		U.S. Census Reported Voting and Registration, by Sex, Race and Hispanic Origin, for States: November 2018 (table 4b here)	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1728	11/00/2016		U.S. Census Reported Voting and Registration, by Sex, Race and Hispanic Origin, for States: November 2016 (table 4b here)	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1729	03/31/2018		USCIS Number of Form N-400, Application for Naturalization, by Category of Naturalization, Case Status, and USCIS Field Office Location: January 1 – March 31, 2018	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1730	06/30/2018		USCIS Number of Form N-400, Application for Naturalization, by Category of Naturalization, Case Status, and USCIS Field Office Location: April 1 – June 30, 2018	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1731	09/30/2018		USCIS Number of Form N-400, Application for Naturalization, by Category of Naturalization, Case Status, and USCIS Field Office Location: July 1 – September 30, 2018	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1732	12/31/2018		USCIS Number of Form N-400, Application for Naturalization, by Category of Naturalization, Case Status, and USCIS Field Office Location: October 1 – December 31, 2018	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1733	03/31/2019		USCIS Number of Form N-400, Application for Naturalization, by Category of Naturalization, Case Status, and USCIS Field Office Location: January 1 – March 31, 2019	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1734	06/30/2019		USCIS Number of Form N-400, Application for Naturalization, by Category of Naturalization, Case Status, and USCIS Field Office Location: April 1 – June 30, 2019	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401

1735	09/30/2019		USCIS Number of Form N-400, Application for Naturalization, by Category of Naturalization, Case Status, and USCIS Field Office Location: July 1 – September 30, 2019	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1736	12/31/2019		USCIS Number of Form N-400, Application for Naturalization, by Category of Naturalization, Case Status, and USCIS Field Office Location: October 1 – December 31, 2019	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1737	03/31/2020		USCIS Number of Form N-400, Application for Naturalization, by Category of Naturalization, Case Status, and USCIS Field Office Location: January 1 – March 31, 2020	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1738	06/30/2020		USCIS Number of Form N-400, Application for Naturalization, by Category of Naturalization, Case Status, and USCIS Field Office Location: April 1 – June 30, 2020	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1739	09/30/2020		USCIS Number of Form N-400, Application for Naturalization, by Category of Naturalization, Case Status, and USCIS Field Office Location: July 1 – September 30, 2020	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1740	7/12/2014		July 12, 2014 Audio-Recorded Statement of Then-Secretary of State Brian Kemp	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1741	7/12/2014		Plaintiffs' Transcription of July 12, 2014 Audio-Recorded Statement of Then-Secretary of State Brian Kemp	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1742	10/29/2018		October 19, 2018 Audio-Recorded Statement of Then-Secretary of State Brian Kemp	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1743	10/29/2018		Plaintiffs' Transcription of October 29, 2018 Audio-Recorded Statement of Then-Secretary of State Brian Kemp	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1744			"Meet Joe Biden's Supporters" Ad <a href="https://www.youtube.com/watch?v=JmXj613HPN8&amp;ab_channel=DonaldJTrump">https://www.youtube.com/watch?v=JmXj613HPN8&amp;ab_channel=DonaldJTrump</a>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1745			"Typical Career Politician" Ad <a href="https://www.youtube.com/watch?v=4gb71VVLu4&amp;t=5s&amp;ab_channel=KellyLoeffler">https://www.youtube.com/watch?v=4gb71VVLu4&amp;t=5s&amp;ab_channel=KellyLoeffler</a>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1746	11/6/2019	STATE-DEFENDANTS-01044705-09	Emails between APM and Germany re: Press Release: State Cleans Up Voter List	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1747	10/23/2018	STATE-DEFENDANTS-00069566-69	Official Election Bulletin: Handling Pending Verification Registrations at Voting Locations	

1748	11/2/2018	STATE-DEFENDANTS-00257396-98	Official Election Bulletin: Pending Citizenship Registrations at Voting Locations	
1749	9/26/2019	STATE-DEFENDANTS-00961597-99	Official Election Bulletin: Recent Actions for Previously Unverified Voter Registration Applicants	
1750	10/1/2020	n/a	Notice of 30(b)(6) Deposition of Georgia Department of Driver Services; McClendon Ex. P-1 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.	
1751	03/27/2007	n/a	Memorandum of Understanding between the Georgia Department of Driver Services and the Office of the Secretary of State; McClendon Ex. P-3 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.	
1752	00/00/0000	n/a	HAVA Driver Match Criteria; McClendon Ex. P-4 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.	
1753	00/00/000	n/a	HAVA Driver Match Criteria; McClendon Ex. P-5 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.	
1754	09/03/2010	n/a	Memorandum of Agreement between the Department of Homeland Security, U.S. Citizenship and Immigration Services, and the Georgia Department of Driver Services; McClendon Ex. P-6 from <i>Ga. Coalition v. Raffensperger</i> , Case. No. 18-cv-4727, N.D. Ga.	
1755	00/00/000	STATE-DEFENDANTS-00007768 - 00008242	GEOC Certification Course	
1756	00/00/000	STATE-DEFENDANTS-00007768	GEOC compilation (GEOC Certification Course)	
1757	00/00/000	STATE-DEFENDANTS-00008243	GROC Compilation (Registrar Certification Course)	
1758	00/00/000	STATE-DEFENDANTS-00101966	GEOC #1 Program Overview	
1759	00/00/000	STATE-DEFENDANTS-00102018	GEOC #2 Election Law for Non-Lawyers	
1760	00/00/000	STATE-DEFENDANTS-00102092	GEOC #3 Legal Framework for Elections	
1761	00/00/000	STATE-DEFENDANTS-00102182	GEOC #4 Qualifying Candidates	
1762	00/00/000	STATE-DEFENDANTS-00102308	GEOC #5 How to Manage Your Poll Workers	
1763	00/00/000	STATE-DEFENDANTS-00102478	GEOC #6 Pre Election	
1764	00/00/000	STATE-DEFENDANTS-00102556	GEOC #7 Administering Oaths	
1765	00/00/000	STATE-DEFENDANTS-00102724	GEOC #8 Absentee Ballot Procedures	
1766	00/00/000	STATE-DEFENDANTS-00105601	GROC #1 Program Overview	
1767	00/00/000	STATE-DEFENDANTS-00105655	GROC #2 Election Law for Non-Lawyers	
1768	00/00/000	STATE-DEFENDANTS-00105755	GROC #3 Legal Framework of Elections	
1769	00/00/000	STATE-DEFENDANTS-00105899	GROC #4 Registration Basics	
1770	00/00/000	STATE-DEFENDANTS-00106053	GROC #5 Pre-Election	
1771	00/00/000	STATE-DEFENDANTS-00106235	GROC #6 Managing Poll Workers and Polling Locations	
1772	00/00/000	STATE-DEFENDANTS-00106407	GROC #7 Administering Oaths	
1773	00/00/000	STATE-DEFENDANTS-00106453	GROC #8 Absentee Ballot Procedures	
1774	2/15/2021	n/a	Information for Non-US Citizens, Georgia Department of Driver Services	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1775	09/07/2020	PLTFS001832	Ex. A to Declaration of S. Spencer	

1776	09/07/2020	PLTFS001833	Ex. B to Declaration of S. Spencer	
1777	09/07/2020	PLTFS001834	Ex. C to Declaration of S. Spencer	
1778	09/07/2020	PLTFS001835	Ex. D to Declaration of S. Spencer	
1779	01/15/2020	PLTFS001909 - PLTFS001911	Jan. 15, 2020 Letter to A. Kefeli	
1780	02/12/2020	PLTFS001912 - PLTFS001916	Email exchange between A. Kefeli and Fulton County	
1781		Number intentionally omitted	Number intentionally omitted	
1782	1/6/2021	PLTFS001765	Ex. A to Declaration of R. Pittluck	
1783	1/6/2021	PLTFS001766	Ex. B to Declaration of R. Pittluck	
1784	1/6/2021	PLTFS001767	Ex. C to Declaration of R. Pittluck	
1785	1/8/2021	PLTFS001781	Ex. A to Declaration of M. Rose	
1786	1/8/2021	PLTFS001782	Ex. B to Declaration of M. Rose	
1787	1/8/2021	PLTFS001783	Ex. C to Declaration of M. Rose	
1788	1/8/2021	PLTFS001784	Ex. D to Declaration of M. Rose	
1789	1/8/2021	PLTFS001785 - PLTFS001786	Ex. E to Declaration of M. Rose	
1790	1/8/2021	PLTFS001787 - PLTFS001790	Ex. F to Declaration of M. Rose	
1791	1/8/2021	PLTFS001742	Ex. A to Declaration of A. Koerner	
1792	1/8/2021	PLTFS001743	Ex. B to Declaration of A. Koerner	
1793	1/22/2021	PLTFS001902	Ex. A to Declaration of J. Wills	
1794	1/22/2021	PLTFS001903	Ex. B to Declaration of J. Wills	
1795	1/26/2021	PLTFS001639	Ex. A to Declaration of K. Abdul-Khaliq	
1796	1/26/2021	PLTFS001640	Ex. B to Declaration of K. Abdul-Khaliq	
1797	1/26/2021	PLTFS001641	Ex. C to Declaration of K. Abdul-Khaliq	
1798	2/6/2021	PLTFS001795	Ex. A to the Declaration of P. Shah	
1799	2/6/2021	PLTFS001796	Ex. B to the Declaration of P. Shah	
1800	2/6/2021	PLTFS001797	Ex. C to the Declaration of P. Shah	
1801	2/6/2021	PLTFS001798	Ex. D to the Declaration of P. Shah	
1802	2/6/2021	PLTFS001799	Ex. E to the Declaration of P. Shah	
1803	3/1/2021	PLTFS001886	Ex. A to Declaration of K. Weinberg	
1804	3/1/2021	PLTFS001887	Ex. B to Declaration of K. Weinberg	
1805	3/1/2021	PLTFS001888 - PLTFS001889	Ex. C to Declaration of K. Weinberg	
1806	3/1/2021	PLTFS001890	Ex. D to Declaration of K. Weinberg	
1807	3/1/2021	PLTFS001891	Ex. E to Declaration of K. Weinberg	
1808	3/1/2021	PLTFS001892	Ex. F to Declaration of K. Weinberg	
1809	3/1/2021	PLTFS001893	Ex. G to Declaration of K. Weinberg	
1810	3/1/2021	PLTFS001894	Ex. H to Declaration of K. Weinberg	
1811	3/1/2021	PLTFS001895	Ex. I to Declaration of K. Weinberg	
1812	3/1/2021	PLTFS001896	Ex. J to Declaration of K. Weinberg	
1813	8/10/2020	PLTFS001710 - PLTFS001711	Ex. A to Declaration of J. Grill	
1814	8/10/2020	PLTFS001712	Ex. B to Declaration of J. Grill	
1815	8/10/2020	PLTFS001714	Ex. D to Declaration of J. Grill	
1816	8/10/2020	PLTFS001715	Ex. E to Declaration of J. Grill	
1817	8/10/2020	PLTFS001716	Ex. F to Declaration of J. Grill	
1818	8/10/2020	PLTFS001717	Grill Tape 1	
1819	8/10/2020	PLTFS001718	Grill Tape 2	
1820	01/31/2019	STATE-DEFENDANTS-1151483-84	Official Election Bulletin - DDS Citizenship Override	

1821	04/03/2019	STATE-DEFENDANTS-1151485	Official Election Bulletin - Change in Voter Registration System on HB 316 Becoming Law	
1822	06/05/2019	STATE-DEFENDANTS-1151488-89	Official Election Bulletin - National Change of Address (NCOA) Mailings	
1823	06/26/2019	STATE-DEFENDANTS-1151491-92	Official Election Bulletin - Verification Process Update in ElectionNet	
1824	10/8/2019	STATE-DEFENDANTS-1151493-94	Official Election Bulletin - Required Absentee Ballot "Curing" Affidavits	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1825	11/26/2019	STATE-DEFENDANTS-01151495	Official Election Bulletin - Mandated Cybersecurity Training for All ENET Users	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1826	1/21/2020	STATE-DEFENDANTS-01151497	Official Election Bulletin - Important Security Update for Windows 10	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1827	3/27/2020	STATE-DEFENDANTS-1151508-10	Official Election Bulletin - Absentee by Mail Process for the May 19, 2020 Elections	
1828	4/13/2020	STATE-DEFENDANTS-1151511-14	Official Election Bulletin - Absentee By Mail for 2020 Primary and PPP	
1829	4/17/2020	STATE-DEFENDANTS-1151515-16	Official Election Bulletin - Absentee Ballot Application Clarifications	
1830	5/1/2020	STATE-DEFENDANTS-1151521-23	Official Election Bulletin - Absentee Ballot Signature Review Guidance	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1831	5/20/2020	STATE-DEFENDANTS-1151529-32	Official Election Bulletin - State Election Board Emergency Rule on Early Processing Absentee Ballots	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1832	5/28/2020	STATE-DEFENDANTS-01151533	Official Election Bulletin - Counties Resuming Mailing of Absentee Ballots on 05-29-2020	
1833	6/5/2020	STATE-DEFENDANTS-1151534	Official Election Bulletin - Updating ENET/MVP with Absentee Ballot Information	
1834	6/12/2020	STATE-DEFENDANTS-01151535	Official Election Bulletin - Cure Period for Late Mailed Absentee Ballots Cure Notices	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1835	7/6/2020	STATE-DEFENDANTS-1151549	Official Election Bulletin - Updated Voter Registration Deadline for Primary Runoffs Given Conflicting Federal and State Laws	
1836	7/9/2020	STATE-DEFENDANTS-01151550	Official Election Bulletin - Returned Mail from Absentee Ballot Applications and Ballots	
1837	7/22/2020	STATE-DEFENDANTS-1151585-87	Official Election Bulletin - Changes to Absentee Ballot Status in Poll Pads	
1838	7/24/2020	STATE-DEFENDANTS-1151588	Official Election Bulletin - Transferred Absentee Ballot Voters	
1839	9/14/2020	STATE-DEFENDANTS-1151591-92	Official Election Bulletin - Out of State Mailing Addresses for Absentee Ballots in ENET	
1840	11/17/2020	STATE-DEFENDANTS-01151613	Official Election Bulletin - Processing UOCAVA, Elderly, and Disabled Absentee Applications	
1841	12/18/2020	STATE-DEFENDANTS-1151640-42	Official Election Bulletin - Absentee Ballot Signature Verification and Public Observation	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1842	10/31/2019	n/a	Ex. 4 to Deposition of S. Gaggero	

1843	10/16/2019	n/a	Ex. 2 to Deposition of M. Manning	Defendants object to this exhibit to the extent it contains personally identifiable or confidential information, such as the individual's date of birth. Such information should be redacted prior to its use at trial.
1844	11/21/2019	n/a	Ex. 3 to Deposition of G. Ratner	
1845	6/12/2019	n/a	Exs. A-C to Declaration of L. Marshall (embedded within declaration)	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1846	11/16/2018	n/a	Ex. 3 to Deposition of B. Liscord	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1847	1/28/2019	n/a	Attachment to Declaration of D. Medella	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401;
1848	11/12/2018	PLTFS000241-45	Ex. 2 to Deposition of M. Church	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1849	11/13/2018	PLTFS000507-16	Ex. 2 to Deposition of K. Dermody	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1850	11/15/2018	PLTFS000425-26	Ed. 2 to Deposition of H. Bromley	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1851	3/27/2019	PLTFS000796-99	Ex. 2 to Deposition of K. Jackson	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1852	11/15/2018	PLTFS000427-28	Ex. 2 to Deposition of A. Johnson	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1853	5/23/2019	PLTFS000886-888	Ex. 2 to Deposition of F. Lucas	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1854	11/15/2018	PLTFS000383-86	Ex. 2 to Deposition of D. Holt	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1855	11/12/2018	n/a	Ex. 2 to Deposition of P. Longstreth	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1856	11/15/2018	PLTFS000378-79	Ex. 2 to Deposition of C. Duncan	Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1857	00/00/0000	ORR-WHITFIELD COUNTY-000280	Spreadsheet from Whitfield County showing number of voters cancelled as felons between 11/15/18 and 10/17/19	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1858	00/00/0000	n/a	FFA GWargo Dep. Ex. 122 - Chart/spreadsheet re budget for Democracy Warrior Organizing Summit, Atlanta	

1859	00/00/0000	n/a	FFA GWargo Dep. Ex. 123 Chart/spreadsheet re budget for Democracy Warrior Organizing Summit, Macon	
1860	00/00/0000	ORR-CALHOUN COUNTY-000001-58	List of Voter Cancellations from Calhoun County roughly 2013-2019	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1861	00/00/0000	STATE-DEFENDANTS-00197779-80	Job Description - Assistant Elections Division Director and Legal Officer	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1862	00/00/0000	n/a	Secretary of State Elections Division Webpage, <a href="https://sos.ga.gov/index.php/elections">https://sos.ga.gov/index.php/elections</a>	
1863	00/00/2008	n/a	Seeing Double Voting: An Extension of the Birthday Problem. 7 Election L.J. 111 (2008), <a href="https://papers.ssrn.com/sol3/papers.cfm?abstract_id=997888">https://papers.ssrn.com/sol3/papers.cfm?abstract_id=997888</a>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1864	00/00/2014	GA00766295-306	Ex. 3 to M. Whatley Deposition (Absentee Voting - A Guide for Registered Voters)	
1865	00/00/2014	n/a	Ex. 5 to M. Whatley Deposition (Absentee Voting, A Guide for Registered Voters)	
1866	6/22/2015	n/a	Job Description - Assistant Elections Director	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1867	12/14/2018	STATE-DEFENDANTS-00587623-24	Job Description - Elections Training Coordinator	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1868	7/7/2015	STATE-DEFENDANTS-00155742-44	Job Description - Local Elections Official Liaison	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1869	12/27/2015	n/a	2015 AJC article on Secretary of State data breach	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit as it constitutes hearsay. F.R.E. 802
1870	9/1/2016	STATE-DEFENDANTS-00198405-07	Job Description - Center for Elections Division Director	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1871	5/24/2017	STATE-DEFENDANTS-01009450-51	Email with attached spreadsheet from K. Rayburn to J. Hallman re 14 potential erroneous felon cancellations	
1872	6/22/2017	STATE-DEFENDANTS-00809323	Email chain regarding Elections Complaint from T. Peake	Defendants object to this exhibit to the extent it contains hearsay. F.R.E. 802
1873	6/26/2017	STATE-DEFENDANTS-00161497-520	Email from M. Smith to J. Hallman regarding VRAG Presentation ENet Dashboard and attached presentation	
1874	7/26/2017	STATE-DEFENDANTS-00835301-03	Email chain regarding Elections Complaint from W. Kirkland	Defendants object to this exhibit to the extent it contains hearsay. F.R.E. 802
1875	8/7/2017	STATE-DEFENDANTS-00033092-95	Memo/Report of Investigation re SEB Case #2017-006 investigation re Brooks County Cast Ballot/Registration	
1876	8/7/2017	STATE-DEFENDANTS-00033096-97	Memo summarizing SEB Case #2017-006 investigation re Brooks County Cast Ballot/Registration	
1877	1/22/2018	STATE-DEFENDANTS-00232552-54	Emails between M. Frechette and DeKalb registrar regarding transferring a voter from DeKalb County to Fulton County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1878	02/00/2018	STATE-DEFENDANTS-00131514-825	Secretary of State, Elections Division, Georgia Voter Registration System User & Training Guide (GVRS User Guide)	

1879	03/00/2018	STATE-DEFENDANTS-00007190-7232	Presentations re Polling Place Management and Provisional Ballots (Excerpt of Plaintiffs' Exhibit 16)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1880	5/4/2018	STATE-DEFENDANTS-00652215-16	Job Description - Elections System Support Manager	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1881	05/24/2018	STATE-DEFENDANTS-00468748-50	Email from M. Frechette to P. Head re: improper duplicate merge in Spalding and Fulton Counties	Defendants object to this exhibit to the extent it contains hearsay. F.R.E. 802; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to Plaintiffs' description of exhibit as it is inaccurate and does not reflect email subject line
1882	8/13/2018	STATE-DEFENDANTS-00264012-13	Emails between C. Broce and J. Hallman re: data of number of voters registered over four-year period	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to Plaintiffs' description of exhibit as it is inaccurate and does not reflect email subject line
1883	10/5/2018	STATE-DEFENDANTS-00265447-49	Emails between J. Hallman and P. Coman re voter erroneously cancelled as a felon	Defendants object to this exhibit to the extent it contains hearsay. F.R.E. 802; Defendants object to Plaintiffs' description of exhibit as it is inaccurate and does not reflect email subject line
1884	10/08/2018	PLTFS-EBC-000099-000101	Email to congregation on behalf of Bronson Woods re Pastor Warnock's article	
1885	10/23/2018	STATE-DEFENDANTS-00966759-60	Email of C. Broce to S. Fowler, GPB re: Numbers	
1886	10/23/2018	STATE-DEFENDANTS-00966767-79	Second Email of C. Broce to S. Fowler, GPB re: Numbers	
1887	10/24/2018	STATE-DEFENDANTS-00966821-29	Email of C. Broce to M. Warren, Weekly Standard re Analysis of Pending Voter List	
1888	10/24/2018	n/a	Aug. 3, 2018 Secretary of State press release regarding Statement from Kemp on Litigation Threat	
1889	10/29/2018	STATE-DEFENDANTS-01058024	Email between Rayburn and Polk County official regarding pending voters flagged for citizenship	Defendants object to this exhibit to the extent it contains hearsay. F.R.E. 802
1890	11/5/2018	STATE-DEFENDANTS-00054533	Email chain between C. Harvey and M. Frechette regarding Elections Complaint from Donna S. Higgins	Defendants object to this exhibit to the extent it contains hearsay. F.R.E. 802
1891	11/2/2018	PLTFS-EBC-000102-03	Email to congregation on behalf of Regina A Chamberlain requesting volunteers for the Social Justice Voter Registration Drive	
1892	11/6/2018	STATE-DEFENDANTS-00838562-63	Email chain re Complaint about provisional ballot	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1893	11/19/2018	n/a	FFA GWargo Dep. Ex. 115 - Fair Fight Action Articles of Incorporation	
1894	12/14/2018	STATE-DEFENDANTS-00073968-69	Job Description - Elections Training Administrator	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1895	00/00/2019	STATE-DEFENDANTS-00287546-48	Memo re NCOA List Maintenance Process	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1896	3/29/2019	STATE-DEFENDANTS-00201765	Email from C. Harvey regarding contest in City of Atlanta Council 3 Special election	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1897	4/17/2019	STATE-DEFENDANTS-00407855-58	Email re: IT ticket [ELCT-1171] Verification--MIDR	

1898	04/18/2019	STATE-DEFENDANTS-00742116	Email from L. Combs to K. Rayburn re voter complaint from voter Ona Parker	Defendants object to this exhibit to the extent it contains hearsay. F.R.E. 802
1899	5/1/2019	STATE-DEFENDANTS-00507651-52	Letter from R. Germany to PCC Technology Group regarding modifications to Secretary of State's contract with PCC.	
1900	6/18/2019	STATE-DEFENDANTS-00321261	MIDR Letter to M. Hamilton	
1901	6/27/2019	STATE-DEFENDANTS-00095851-93	The Election Forum - 3T Webinar, Training by M. Frechette	
1902	7/11/2019	STATE-DEFENDANTS-00151801-06	Email forwarding copy of Webster County Court Order to several people	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1903	8/14/2019	STATE-DEFENDANTS-00068929	2019 ElectionNet Training regarding Vitals, Felons, and Duplicates, <i>Brief guide on how to process vitals, felons and duplicates in ENet</i> .	
1904	10/21/2019	STATE-DEFENDANTS-01063789-90	Email chain between K. Rayburn and R. Germany regarding EAVS - Felons matter	
1905	12/6/2019	PLTFS001917	Ex. 1 to A. Kefeli Deposition (Photograph of Application for Voter Registration)	Defendants object to this exhibit because it is unauthenticated;
1906	12/17/2019	n/a	December 17, 2019 State Election Board Hearing Transcript, <a href="https://sos.ga.gov/admin/files/SEB_Meeting_Transcript_12_17_19.pdf">https://sos.ga.gov/admin/files/SEB_Meeting_Transcript_12_17_19.pdf</a>	
1907	12/23/2019	GA-SOS-21-0879-B-005840	Elections Complaint from Malissie Hood	Defendants object to this exhibit to the extent it contains hearsay. F.R.E. 802
1908	00/00/2020	PLTFS-AME-000098	Sixth District's "Voter Education, Outreach and Get Out the Vote (G.O.T.V.) and Voter Protection Plan" for 2020	
1909	00/00/2020	PLTFS-AME-000091	Sixth District's "Outreach Calendar" for Sept. and Oct. 2020	
1910	00/00/2020	PLTFS-EBC-001714-15	Ebenezer's "Blessed Ballot Empowerment Weekend Registration (Responses)" spreadsheet	
1911	00/00/2020	PLTFS-EBC-001667	Ebenezer's "Blessed Ballot Panel 2020" Flyer	
1912	00/00/2020	PLTFS-EBC-001710	Ebenezer's "Blessed Ballot Shifts for Volunteers-Final List_2020" spreadsheet	
1913	00/00/2020	PLTFS-EBC-001716	Ebenezer's "Blessed Ballot Volunteer Sign-Up (Responses)_2020" spreadsheet	
1914	00/00/2020	PLTFS-EBC-001690	Ebenezer's "Blessed Ballot Weekend Overview_Flyer_2020"	
1915	00/00/2020	PLTFS-EBC-001689	Ebenezer's "Blessed Ballot Weekend_Flyer_2020"	
1916	00/00/2020	PLTFS-EBC-001713	Ebenezer's "Blessed Ballot_Poll Fellowship Chaplaincy (Responses)_2020" spreadsheet	
1917	00/00/2020	PLTFS-EBC-001697-1707	Ebenezer's "Georgia Voting Precinct Chaplains Training" PowerPoint Presentation	
1918	00/00/2020	PLTFS-EBC-001708-09	Ebenezer's "Voter_Bill_of_Rights--VETF_2020"	
1919	1/5/2020	PLTFS-AME-000087	Sixth District's Operation Voter Turnout "Transportation Plan" for Georgia runoff election in Jan. 2021	
1920	1/20/2020	PLTFS-FFA-012120	Fair Fight Action Invoice No. 8089 from A L Media	

1921	1/22/2020	n/a	January 22, 2020 State Election Board Hearing Transcript, <a href="https://sos.ga.gov/admin/files/January%2022,%202020.pdf">https://sos.ga.gov/admin/files/January%2022,%202020.pdf</a>	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1922	2/16/2020	GA-SOS-21-0879-B-005851	Elections Complaint from Darlene Lynch	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1923	2/28/2020	n/a	February 28, 2020 State Election Board Hearing Transcript, <a href="https://sos.ga.gov/admin/files/February%2028,%202020.pdf">https://sos.ga.gov/admin/files/February%2028,%202020.pdf</a>	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1924	4/8/2020	GA-SOS-21-0879-B-005904	Elections Complaint from Rhonda M Otis	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1925	5/30/2020	PLTFS-EBC-001681-88	Ebenezer's "Election Protection Georgia_FAQ" Flyer	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1926	5/18/2020	GA-SOS-21-0879-B-006043	Elections Complaint from Chris E VanBrackie	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1927	6/9/2020	n/a	Ex. 2 to N. Freeman Deposition (confirmation email from Secretary of State)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1928	6/9/2020	GA-SOS-21-0879-B-006425	Elections Complaint from Luyindula Matondo	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1929	6/9/2020	GA-SOS-21-0879-B-006537	Elections Complaint from Randall Miller	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1930	6/9/2020	GA-SOS-21-0879-B-006547	Elections Complaint from Kevin Phillips	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1931	6/9/2020	GA-SOS-21-0879-B-006573	Elections Complaint from Melody Howington Sayer	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1932	6/9/2020	GA-SOS-21-0879-B-006667	Elections Complaint from Crockett Kelly	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1933	6/10/2020	GA-SOS-21-0879-B-006730	Elections Complaint from Tashina Nettles	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1934	6/10/2020	GA-SOS-21-0879-B-006864	Elections Complaint from Brandi L Tanner	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1935	6/14/2020	GA-SOS-21-0879-B-006975	Elections Complaint from Rhonda Totten	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1936	6/18/2020	GA-SOS-21-0879-B-003478-49	Elections Complaint from Tara Winston	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

1937	6/19/2020	n/a	Ex. 1 to N. Freemon Deposition (email from Korey Bryson to Nicole Freemon)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1938	8/10/2020	PLTFS001706-18	Ex. 1 to J. Grill Deposition (Declaration of J. Grill and exhibits thereto)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1939	8/13/2020	GA-SOS-21-0879-B-003681	Elections Complaint from Terris Williams	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1940	8/13/2020	GA-SOS-21-0879-B-003689	Elections Complaint from Raven M Joiner	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1941	9/3/2020	n/a	September 3, 2020 State Election Board Hearing Transcript, <a href="https://sos.ga.gov/admin/uploads/September_3,_2020_(S_EB_Transcript).pdf">https://sos.ga.gov/admin/uploads/September_3,_2020_(S_EB_Transcript).pdf</a>	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1942	9/10/2020	n/a	September 10, 2020 State Election Board Hearing Transcript, <a href="https://sos.ga.gov/admin/uploads/September_10,_2020_(SEB_Transcript).pdf">https://sos.ga.gov/admin/uploads/September_10,_2020_(SEB_Transcript).pdf</a>	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1943	9/22/2020	PLTFS-EBC-001679-80	Ebenezer's "Nat'l Voter Reg. Day Ministry Meeting Thursday!" e-mail and flyer	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1944	9/26/2020	PLTFS-EBC-001676-78	Ebenezer's "RSVP! Blessed Ballot Kick-Off Next Weekend! 2020" e-mail and flyer	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1945	9/28/2020	PLTFS-EBC-001672-75	Ebenezer's "Don't Miss It! Blessed Ballot Kick-Off This Weekend! 2020" email & flyer	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1946	9/28/2020	PLTFS-AME-000085	Flyer advertising "Election Protection Webinar" for Georgia Pastors & Church-based lawyers on Monday, Sept. 28, 2020	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1947	9/30/2020	GA-SOS-21-0879-B-004040	Elections Complaint from Krystina Yates	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1948	10/5/2020	GA-SOS-21-0879-B-004108	Elections Complaint from Terri Chow	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1949	10/8/2020	PLTFS-FFA-012103-04	Fair Fight Action Invoice No. 27270	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1950	10/12/2020	GA-SOS-21-0879-B-004245	Elections Complaint from Cassidy Puckett	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1951	10/13/2020	PLTFS-EBC-001668-71	Ebenezer's "Blessed Ballot_ Proposed Comms Plan"	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1952	10/16/2020	GA-SOS-21-0879-B-004361	Elections Complaint from Joyce Jacks	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

1953	10/20/2020	n/a	Statement regarding voter turnout/absentee ballots and how to vote re 2020 Presidential Elections, by Office of Elections and Voter Registration in Cherokee County	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1954	10/21/2020	GA-SOS-21-0879-B-004444	Elections Complaint from Tom Sprouse	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1955	11/1/2020	PLTFS-AME-000077	Flyer advertising "Souls to the Polls" GOTV event	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1956	11/2/2020	PLTFS-EBC-001691-93	Ebenezer's "Final Notes-Blessed Ballot Poll Chaplains_2020"	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1957	11/4/2020	GA-SOS-21-0879-B-004772	Elections Complaint from Kelly Dolan	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1958	11/6/2020	GA-SOS-21-0879-B-005345	Elections Complaint from Julie Denis	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1959	11/10/2020	GA-SOS-21-0879-B-001401	Elections Complaint from Elizabeth Roberts	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1960	11/12/2020	PLTFS001806-09	Ex. 1 to M. Whatley Deposition (Declaration of M. Skinner)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1961	11/13/2020	PLTFS001623-29	Ex. 2 to A. Aaron Deposition (Declaration of A. Aaron and exhibits thereto)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1962	11/13/2020	PLTFS001700-05	Ex. 1 to M. Ghosh Deposition (Declaration of M. Ghosh and exhibits thereto)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1963	11/16/2020	GA-SOS-21-0879-B-002325	Elections Complaint from Charles Tyler Duckworth	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1964	11/25/2020	GA-SOS-21-0879-B-000142	Elections Complaint from Randal Parker	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1965	12/4/2020	GA-SOS-21-0879-B-003429	Elections Complaint from Vicky Roe	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1966	12/10/2020	GA-SOS-21-0879-B-007085	Elections Complaint from Heather Tatum	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1967	12/17/2020	GA-SOS-21-0879-B-000023	Elections complaint from Daniel Jones	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1968	12/28/2020	GA-SOS-21-0879-B-000308	Elections Complaint from Shirley P Dobbs	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802

1969	12/31/2020	n/a	USCIS Number of Form N-400, Application for Naturalization, by Category of Naturalization, Case Status, and USCIS Field Office Location: October 1 – December 31, 2020	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1970	00/00/2021	PLTFS-AME-000086	Flyer advertising "Poll Chaplain Registration" for the Georgia runoff election in Jan. 2021	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1971	00/00/2021	PLTFS-EBC-001711-12	Ebenezer's "Blessed Ballot Pledge 2021 (Responses)." spreadsheet	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1972	1/5/2021	GA-SOS-21-0879-B-000735	Elections Complaint from Luis Franco	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1973	1/6/2021	GA-SOS-21-0879-B-000831	Elections Complaint from Patricia Lynn Sams	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1974	1/6/2021	PLTFS-AME-000103	Sixth District's Operation Voter Turnout "Transportation Budget Narrative" for Georgia runoff election in Jan. 2021	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1975	1/22/2021	PLTFS001897-1903	Ex. 1 To J. Wills Deposition (Declaration of J. Wills and exhibits thereto)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1976	2/1/2021	PLTFS-EBC-001694-96	Ebenezer's "Blessed Ballot - New Proposed Restrictive Election Laws" email	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1977	2/17/2021	n/a	February 17, 2021 State Election Board Hearing Transcript	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1978	07/02/2021	PLTFS-FFA-012106	Fair Fight Action Invoice No. 7571	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1979	07/12/2021	PLTFS-FFA-012119	Fair Fight Action Invoice No. FAIR21017	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1980	07/12/2021	PLTFS-FFA-012121-22	Fair Fight Action Flyer: Check your voter registration	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1981	08/00/2021	n/a	Election Administration and Voting Survey 2020 Comprehensive Report, A Report form the U.S. Election Assistance Commission to the 117th Congress, <a href="https://www.eac.gov/sites/default/files/document_library/files/2020_EAVS_Report_Final_508c.pdf">https://www.eac.gov/sites/default/files/document_library/files/2020_EAVS_Report_Final_508c.pdf</a>	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1982	8/12/2021	PLTFS-FFA-012105	Fair Fight Action Invoice No, FAIR21019	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1983	8/12/2021	PLTFS-FFA-012117-18	Fair Fight Action Flyer" Check your registration at GeorgiaVoterSearch.com	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1984	12/9/2021	STATE-DEFENDANTS-01151647-48	Ex. 2 to A. Karp Deposition (Voter Registration)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1985	12/9/2021	STATE-DEFENDANTS-01151659-60	Voter registration of B. Terry	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1986	12/9/2021	STATE-DEFENDANTS-01151688-89	Voter registration of K. Abdul Khaliq	Defendants object to this exhibit on the basis of relevance. F.R.E. 401

1987	12/9/2021	STATE-DEFENDANTS-01151698-99	Voter registration of M. Rose	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1988	12/9/2021	STATE-DEFENDANTS-01151704-05	Ex. 2 to M. Ghosh Deposition (Voter Registration)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1989	12/9/2021	STATE-DEFENDANTS-01151723-24	Ex. 2 to S. Dixon Deposition (Voter Registration)	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1990	12/22/2021	n/a	Ex. 4 to M. Whatley Deposition (Surrender Absentee Ballot Georgia - Google Search)	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1991	12/22/2021	n/a	Ex. 2. to M. Solomon Deposition (spokeo.com report)	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1992	00/00/2022	PLTFS-AME-000097	Sixth District's Operation Voter Turnout "Personal Voter Plan" one-page handout	Defendants object to this exhibit on the basis of relevance. F.R.E. 401
1993	4/23/2007	STATE-DEFENDANTS-00090606-07	April 23, 2007, Letter from J. Tanner to Sec. Handel	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1994	5/23/2007	STATE-DEFENDANTS-00090608-09	May 23, 2007, Letter from Sr. Asst. Attorney General S. Ritter to J. Tanner	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1995	4/23/2013	n/a	AJC Article: <i>Baker will not sue Justice Department</i>	Defendants object to this exhibit because it is unauthenticated; Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1996	4/19/2019	n/a	April 17, 2019 State Election Board Meeting Transcript; <a href="https://sos.ga.gov/admin/files/SEB_4.17.19.pdf">https://sos.ga.gov/admin/files/SEB_4.17.19.pdf</a>	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1997	7/14/2020	n/a	Care in Action Email – Check your absentee ballot status TODAY	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1998	7/14/2020	n/a	Care in Action Email – Polls are open in Georgia	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802
1999	12/15/2021	n/a	Supplemental Expert Report of Dr. Kenneth Mayer [ECF 657]	Defendants object to this exhibit on the basis of relevance. F.R.E. 401; Defendants object to this exhibit to the extent it constitutes hearsay. F.R.E. 802



Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.
Ex. No. 1	Deposition Transcript of Dr. Stephen Graves	2/25/2020	
Ex. No. 2	Report of Dr. Stephen Graves	12/1/2019	Exh. 1 of 2/25/2020 deposition of Dr. Stephen Graves
Ex. No. 3	Packet of Docs - Data recieved from Fulton County	11/6/2018	Exh.2 of 2/25/2020 deposition of Dr. Stephen Graves
Ex. No. 4	Trende Report - Reviewed by Dr. Graves	1/5/2020	Exh. 3 of 2/25/2020 deposition of Dr. Stephen Graves
Ex. No. 5	Response - Written by Graves	1/21/2020	Exh. 4 of 2/25/2020 deposition of Dr. Stephen Graves
Ex. No. 6	Deposition Transcript of Adrienne Jones	12/19/2019	
Ex. No. 7	Expert report of Dr. Adrienne Jones	8/15/2019	Exh.2 of 12/19/2019 deposition of Adrienne Jones
Ex. No. 8	Article: Something's Rotten in the State of Georgia	11/11/2018	Exh. 3 of 12/19/2019 deposition of Adrienne Jones
Ex. No. 9	Article: Georgia can "Runoff," But Can't Hide Voter Suppression	12/9/2018	Exh.4 of 12/19/2019 deposition of Adrienne Jones
Ex. No. 10	Article: Election Outcome Invites More Discrimination and Denial	11/13/2016	Exh. 5 of 12/19/2019 deposition of Adrienne Jones
Ex. No. 11	Article: Voter Supression, a Form of Contemporary Slavery	7/9/2017	Exh. 6 of 12/19/2019 deposition of Adrienne Jones
Ex. No. 12	Article: Lynchings in a 21st Century Context	10/9/2016	Exh. 7 of 12/19/2019 deposition of Adrienne Jones
Ex. No. 13	Article: National Mood Harkens Back to 1995	8/12/2018	Exh. 8 of 12/19/2019 deposition of Adrienne Jones
Ex. No. 14	Dr. Jones Dissertation- The Voting Rights Act Under Seige: The Development of the Influence of Colorbind Conservation of the Federal Government and the Voting Rights Act	7/7/1905	Exh. 9 of 12/19/2019 deposition of Adrienne Jones
Ex. No. 15	Article: When Yes Means No: GOP Congressional Strategy and the Reauthorization of the VRA in 2006	8/13/2019	Exh.10 of 12/19/2019 deposition of Adrienne Jones
Ex. No. 16	Brooke v. Miller	10/30/1998	Exh.11 of 12/19/2019 deposition of Adrienne Jones
Ex. No. 17	Article: Voting Precincts Closed Across Georgia Since Election Oversight Lifted	8/31/2018	Exh. 12 of 12/19/2019 deposition of Adrienne Jones
Ex. No. 18	Article: Are Precints and Polling Places Synonymous	2/1/2015	Exh. 13 of 12/19/2019 deposition of Adrienne Jones
Ex. No. 19	Deposition Transcript of Dr. Payton McCrary		
Ex. No. 20	Curriculum Vitae	N/A	Exh.2 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 21	Expert report of Dr. Payton McCrary	N/A	Exh.3 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 22	Article: The End of Preclearance as We Knew It	Spring 2006	Exh.4 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 23	Publication: Yes, but what have they done to black people lately?	9/24/2019	Exh.5 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 24	Publication: Keeping the Courts Honest: The Role of Historians as Expert Witnesses in Southern Voting Rights Cases	8/3/2011	Exh.6 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 25	Testimony of Dr. Payton McCrary before the House Judiciary Committee, subcommittee on the Constitution, Civil Rights, and Civil Liberties	N/A	Exh. 7 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 26	Testimony before U.S. Commission on civil rights	9/24/2010	Exh.8 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 27	Excerpts from Injustice: Exposing the Racial Agenda of the Obama Justice Department	N/A	Exh.9 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 28	Brennan Center Report	7/10/1905	Exh.10 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 29	Georgia Laws Act 1207	4/15/1994	Exh.11 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 30	DOJ Objection Letter to 1994 Change	10/24/1994	Exh.12 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 31	Amendment to the no contact process	4/14/1997	Exh.13 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 32	Journal of the House of Representatives of the State of Georgia at the regular session commenced at Atlanta, Monday, January 13, 1997 and adjourned Friday, March 28, 1997	1/13/1997	Exh.14 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 33	Report of the 21st Century Voting Commission	12/1/2001	Exh.15 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 34	Table 4b from 2008 CPS Data	11/1/2008	Exh.16 of 5/22/2020 deposition of Peyton McCrary

Ex. No. 35	Table 4b from 2012 CPS Data	11/1/2012	Exh.17 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 36	Table 4b from 2018 CPS Data	11/1/2018	Exh.18 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 37	Expert Report of John Alford	11/3/2017	Exh.19 of 5/22/2020 deposition of Peyton McCrary
Ex. No. 38	Deposition Transcript of Kenneth R. Mayer	2/26/2020	
Ex. No. 39	Plaintiff's initial Expert Disclosures	7/15/2019	Ex.1 of 2/26/2020 deposition of Kenneth Mayer
Ex. No. 40	Expert Report of Kenneth R. Mayer	2/18/2020	Ex.2 of 2/26/2020 deposition of Kenneth Mayer
Ex. No. 41	List of Documents	2/25/2020	Ex.3 of 2/26/2020 deposition of Kenneth Mayer
Ex. No. 42	Georgia Code 21-2-220.1	4/2/2019	Ex.4 of 2/26/2020 deposition of Kenneth Mayer
Ex. No. 43	Georgia Code 21-2-417	1/26/2006	Ex.5 of 2/26/2020 deposition of Kenneth Mayer
Ex. No. 44	SSA Quick Response Evaluation	6/22/2009	Ex.6 of 2/26/2020 deposition of Kenneth Mayer
Ex. No. 45	Voting Spreadsheets	N/A	Ex.7 of 2/26/2020 deposition of Kenneth Mayer
Ex. No. 46	Georgia Code 21-2-216	4/2/2019	Ex.8 of 2/26/2020 deposition of Kenneth Mayer
Ex. No. 47	Deposition Transcript of Lorraine Minnite	12/13/2019	
Ex. No. 48	Curriculum Vitae	N/A	Exh.2 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 49	Faculty Listing	12/11/2019	Exh.3 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 50	Biography	12/11/2019	Exh.4 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 51	In These Times Article	12/11/2019	Exh.5 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 52	Red Pepper Article	12/11/2019	Exh. 6 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 53	Propaganda and the Voter ID Campaign Article	12/10/2019	Exh.7 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 54	Scholars Strategy Network Article	1/1/2014	Exh.8 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 55	New Labor Forum Article	Spring 2012	Exh.9 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 56	Movements Need Politicians and Vice Versa Article	10/2/2012	Exh.10 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 57	Excerpt from The Myth of Voter Fraud book	7/2/1905	Exh.11 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 58	Excerpt from The Myth of Voter Fraud book	7/2/1905	Exh.12 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 59	Excerpt from The Myth of Voter Fraud book	7/2/1905	Exh.13 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 60	Excerpt from The Myth of Voter Fraud book	7/2/1905	Exh.14 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 61	Expert Report	N/A	Exh.15 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 62	GAO Report dated September 2014	9/1/2014	Exh.16 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 63	Expert Disclosure	4/19/2012	Exh.17 of 12/13/19 deposition of Lorraine Minnite
Ex. No. 64	Deposition Transcript of Daniel A. Smith	1/28/2020	
Ex. No. 65	Expert Report of Daniel A. Smith	12/16/2019	Exh.2 of 1/28/2020 deposition of Daniel Smith
Ex. No. 66	Election Smith Website Printout	N/A	Exh.3 of 1/28/2020 deposition of Daniel Smith
Ex. No. 67	The Ballot Initiative Strategy Center Website Printout	1/27/2020	Exh.4 of 1/28/2020 deposition of Daniel Smith
Ex. No. 68	Common Cause Voting and Elections Page	1/27/2020	Exh.5 of 1/28/2020 deposition of Daniel Smith
Ex. No. 69	DNC Services Corp. et al v. Lee, et al Expert Report	4/30/2019	Exh.6 of 1/28/2020 deposition of Daniel Smith
Ex. No. 70	British Journal of Political Science	7/10/1905	Exh.7 of 1/28/2020 deposition of Daniel Smith
Ex. No. 71	Deposition Transcript of Kevin J. Kennedy	3/31/2020	
Ex. No. 72	Expert Report of Kevin J. Kennedy	12/16/2019	Exh.1 of 3/31/2020 deposition of Kennedy
Ex. No. 73	One Wisconsin Institute, Inc. v. Thomsen, 198 F. Supp. 3d 896 (2016)	7/29/2016	Exh. 2 of 3/31/2020 deposition of Kennedy
Ex. No. 74	2015 Wisconsin Act of 118	12/16/2015	Exh.3 of 3/31/2020 deposition of Kennedy
Ex. No. 75	Wisconsin 5.05, Elections Commission; Powers and Duties	12/16/2018	Exh.4 of 3/31/2020 deposition of Kennedy
Ex. No. 76	Georgia 21-2-50, Powers and Duties of Secretary of State	4/2/2019	Exh. 5 of 3/31/2020 deposition of Kennedy
Ex. No. 77	Georgia 21-2-70, Powers and Duties of Superintendents	7/1/2011	Exh. 6 of 3/31/2020 deposition of Kennedy
Ex. No. 78	Georgia 21-2-99, Instruction of poll officers and poll workers in elections procedures	N/A	Exh.7 of 3/31/2020 deposition of Kennedy
Ex. No. 79	Wisconsin 7.15 Municipal Clerks	12/16/2018	Exh.8 of 3/31/2020 deposition of Kennedy
Ex. No. 80	2018 Poll Worker Manual	7/10/1905	Exh. 9 of 3/31/2020 deposition of Kennedy
Ex. No. 81	Georgia 21-2-31, Duties of the Board	6/3/2010	Exh.10 of 3/31/2020 deposition of Kennedy
Ex. No. 82	Georgia 21-2-100, Training of Local Election Officials	N/A	Exh. 11 of 3/31/2020 deposition of Kennedy
Ex. No. 83	Emailed from Elizabeth Tanis to Josh Belinfante dated 11/4/2019	11/4/2019	Exh. 12 of 3/31/2020 deposition of Kennedy
Ex. No. 84	U.S. Census Quick Facts	7/1/2019	Exh. 13 of 3/31/2020 deposition of Kennedy
Ex. No. 85	Deposition Transcript of Michael McDonald	2/28/2020	
Ex. No. 86	Expert Report of Michael P. McDonald	2/17/2020	Exh.2 of 2/28/2020 deposition of Michael McDonald
Ex. No. 87	Early Voting in 28 States Has Surpassed 2014 Levels	11/2/2018	Exh.3 of 2/28/2020 deposition of Michael McDonald
Ex. No. 88	Tweet by Election Project on 2/27/20	2/27/2020	Exh.4 of 2/28/2020 deposition of Michael McDonald
Ex. No. 89	The Untold Story of American Non-Voters	N/A	Exh.5 of 2/28/2020 deposition of Michael McDonald

Ex. No. 90	Deposition of Lauren Groh-Wargo	10/30/2019	
Ex. No. 91	Spreadsheet Team members and titles.	N/A	Exh. 1 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 276
Ex. No. 92	Fair Fight Action and Fair Fight PAC organizational chart.	N/A	Exh. 2 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1105
Ex. No. 93	The Washington Post Article by Jennifer Rubin re: Stacey Abrams Shows Why She's the Most Popular Progressive Not in the Race.	5/22/2019	Exh. 3 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 94	Presentation by Lauren Groh-Wargo re: The Abrams Playbook.	9/9/2019	Exh. 4 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 95	Amended Complaint for Declaratory and Injunctive Relief re: The above-captioned action	2/19/2019	Exh. 5 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 96	Brochure re: Precinct and Polling Place	2/1/2019	Exh. 6 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 97	Plaintiff Fair Fight Action, Inc.'s Responses and Objections to Defendant Harp's First Interrogatories re: The above-captioned action	8/15/2019	Exh. 7 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 98	Plaintiff's Response to Defendants' First Request for Production of Documents to Fair Fight Action, Inc. Re: the above-captioned action	8/15/2019	Exh. 8 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 99	Georgia Secretary of State Annual Registration Re: AFG Group	1/8/2019	Exh. 9 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 100	Lauren Groh-Wargo retweet of Fair Fight Action Twitter post re: Fair Fight Action	7/25/2019	Exh. 10 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 101	Lauren Groh-Wargo Twitter Post re: Fair Fight Action	8/10/2019	Exh. 11 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 102	Lauren Groh- Wargo Twitter Post re: Voter Suppression	5/15/2019	Exh. 12 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 103	Fair Fight PowerPoint	7/11/1905	Exh. 13 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 104	Fair Fight PowerPoint	12/1/2018	Exh. 14 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 105	Fair Fight.com print-out re: Joint Statement on Randolph County's Renewed Attempts to...	8/6/2019	Exh. 15 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 106	Spreadsheet re: Comments.	N/A	Exh. 16 of 9/16/2019 deposition of Lauren Groh- Wargo
Ex. No. 107	Fair Fight Action Lawsuit FAQs.	N/A	Exh. 17 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1120
Ex. No. 108	Fair Fight statement re: Summary of Fair Fight v. Crittenden Complaint.	N/A	Exh. 18 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1098-1099
Ex. No. 109	Fair Fight presentation re: New Staff On-Boarding.	7/30/2019	Exh. 19 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1083 -1087
Ex. No. 110	Fair Fight presentation	7/30/2019	Exh. 20 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1164 thru 1168
Ex. No. 111	Articles of Incorporation of Voter Access Institute, Inc.	7/21/2014	Exh. 21 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 25-30,
Ex. No. 112	Voter Access Institute Exhibit C re: Name, position and compensation.	8/6/2014	Exh. 22 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 92
Ex. No. 113	Articles of Incorporation of Voter Access Institute, Inc.	7/6/1905	Exh. 23 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 37-42
Ex. No. 114	Timeline of investigations.	2010-2019	Exh. 24 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1113-1118
Ex. No. 115	Articles of Amendment to the Articles of Incorporation of Voter Access Institute, Inc.	11/21/2018	Exh. 25 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 261-263
Ex. No. 116	GAFCP.org print-out re: Voter Access Institute Fall 2014 Plans: Georgia 501(c)4.	11/1/2014	Exh. 27 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 34-36
Ex. No. 117	Field Strategies Vote by Mail Program, Draft GOTV Budget.	7/1/2014	Exh. 28 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 18-21
Ex. No. 118	Voter Access Institute Preliminary Budget.	N/A	Exh. 29 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1114- 1117
Ex. No. 119	Voter Access Institute Prospectus.	Fall 2014	Exh. 30 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 55-60
Ex. No. 120	Voter Access Institute Prospectus.	Fall 2014	Exh. 31 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 44-49

Ex. No. 121	Voter Access Institute Prospectus.	Fall 2014	Exh. 32 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 67-72
Ex. No. 122	CNN.com print-out re: 2014 Georgia Post-Election Analysis.	11/1/2014	Exh. 33 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 184 - 191
Ex. No. 123	CNN.com print-out re: Voter Access Institute Georgia 2015 Voter Engagement and Mobilization.	7/7/1905	Exh. 34 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 200 - 204
Ex. No. 124	CNN.com print-out re: Voter Access Institute Georgia 2015 Voter Engagement and Mobilization.	7/7/1905	Exh. 35 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 205-209
Ex. No. 125	Door hanger re: Vote 2014.	10/4/2014	Exh. 36 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 128- 129
Ex. No. 126	Vote by Mail Ballot Request.	9/2/2014	Exh. 37 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 118- 119
Ex. No. 127	Fair Fight Senior Fellowship meeting agenda.	7/23/2019	Exh. 38 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1427- 1428
Ex. No. 128	E-mail string from Hope Wollensack to list re: Democracy Project weekly meeting.	8/26/2019	Exh. 39 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1426
Ex. No. 129	E-mail string from Aaron Blacksborg to Andre Fields re: House oversight.	7/25/2019	Exh. 40 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 252 thru 257
Ex. No. 130	E-mail from Esosa Osa to Lauren Groh-Wargo re: Impact analysis first draft, attached.	7/29/2019	Exh. 41 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1361-1371
Ex. No. 131	Scholars Strategy Network draft brief re: The business case for better elections and expanded voting.	8/5/2019	Exh. 42 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1322 thru 1327
Ex. No. 132	Statement re: Missing DeKalb County VBM Applications.	N/A	Exh. 43 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1341
Ex. No. 133	E-mail from Caitlin Highland to Lauren Groh-Wargo re: #s on DeKalb for you.	3/11/2019	Exh. 44 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1467
Ex. No. 134	E-mail string from Caitlin Highland to Lauren Groh-Wargo re: Media request: Missing ballots in DeKalb.	3/15/2019	Exh. 45 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1334 -1335
Ex. No. 135	Fair Fight PowerPoint re: Georgia election law.	N/A	Exh. 46 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1318 -1321
Ex. No. 136	E-mail string from Jack DeLapp to Deepak re: Telling the Fair Fight story.	3/18/2019	Exh. 47 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1372 -1376
Ex. No. 137	E-mail from Caitlin Highland to Team FFG re: Fair Fight Action-lawsuit submits over 200	2/28/2019	Exh. 48 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1352 thru 1354
Ex. No. 138	Memo from Hope Wollensack and Liza Conrad to Lauren Groh-Wargo re: Troup County's systematic election mismanagement and impact on black voters.	4/3/2018	Exh. 49 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1835-1837,
Ex. No. 139	E-mail from Caitlin Highland to Team FFG re: Fair Fight Action on Gwinnett MARTA Referendum.	3/20/2019	Exh. 50 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1452 thru 1453
Ex. No. 140	E-mail from Hillary Holley to Andre Fields re: Fulton BOE info for Dreyer.	7/11/2019	Exh. 51 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1631 - 1632
Ex. No. 141	E-mail string from Liz Utrup to Seth Bringman re: Fair Fight "forget" digitals.	4/2/2019	Exh. 52 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1624 -162
Ex. No. 142	E-mail string from Lauren Groh-Wargo to Dara Lindenbaum re: Undervote 200 - 2004.	3/4/2019	Exh. 53 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1429
Ex. No. 143	E-mail from Caitlin Highland to Team FFG re: Fair Fight to hold public hearing on HB316.	3/5/2019	Exh. 54 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1594 -1595
Ex. No. 144	E-mail from Fair Fight Press Office to Team FFG re: Release: Fair Fight re-releases Website, updated 40-page research report showing corruption and failures of Election Systems & Software.	7/22/2019	Exh. 55 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1422-1423
Ex. No. 145	E-mail from Fair Fight Press Office to Team FFG re: Flashback: 3 in 4 Georgians are "concerned" about Secretary of State Brad Raffensperger's expected award of contract to failed, corrupt voting machine company Election Systems & Software (ES&S).	7/19/2019	Exh. 56 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1573-1574
Ex. No. 146	Public Policy Polling letterhead from Katherine Patterson to Interested Parties re: Governor Kemp's former voting machine lobbyist staffer cause for concern among Georgians.	3/1/2019	Exh. 57 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1478

Ex. No. 147	E-mail from Fair Fight Press Office to Team FFG re: Fair Fight CEO Lauren Groh-Wargo statement on Team Kemp's issuance of subpoenas to Georgia churches in Curling.	7/16/2019	Exh. 58 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1549 - 1550
Ex. No. 148	E-mail from Esosa Osa to Team FFG re: MIT election labs ranks GA 9th worst for registration & absentee ballot problems.	8/6/2019	Exh. 59 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1633 thru 1634
Ex. No. 149	30(b)(6) Deposition Transcript of Fair Fight	10/30/2019	
Ex. No. 150	E-mail string from Elizabeth Tanis to Allegra Lawrence-Hardy re: Discovery matters.	9/25/2019	Exh. 61 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 151	Listing of notes re: Topics in Exhibit A.	N/A	Exh. 62 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 152	Organizational chart re: Fair Fight Action and Fair Fight PAC.	N/A	Exh. 63 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 153	E-mail from Stacey Abrams to Lauren Groh-Wargo re: Voter Access Institute	7/24/2014	Exh. 64 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3105 -3106
Ex. No. 154	E-mail from Stacey Abrams to Eddy Morales re: VAI Determination Letter.	9/15/2014	Exh. 65 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3107 - 3108
Ex. No. 155	E-mail string from Stacey Abrams to Lauren Groh-Wargo re: Voter Access Institute Proposed Budget.	7/13/2014	Exh. 66 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3112
Ex. No. 156	E-mail string from Lauren Groh-Wargo to Stacey Abrams re: Voter Access Institute Proposed Budget.	7/11/2014	Exh. 67 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3110
Ex. No. 157	E-mail from Stacey Abrams to Lauren Groh-Wargo, Al Williams and Wanda Mosley re: Approval of Bylaws and Conflict of Interest Policy.	8/6/2014	Exh. 68 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 158	Georgia Project and Voter Access Institute PowerPoint re: 2014 Post-Election Report.	N/A	Exh. 69 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 1279 -1303
Ex. No. 159	FairFight.com Web page print-out re: Our Story.	N/A	Exh. 70 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 160	list re:Organizing's Ongoing Projects.	N/A	Exh. 71 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 1317
Ex. No. 161	E-mail from Stacey Abrams to talkBacks@MoveOn.org re: My election (and what I'm up to now).	10/22/2019	Exh. 72 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 162	FairFight.com Web page screen print re: Fair Fight 2020.	N/A	Exh. 73 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 163	ActBlue.com Web page print-out re: Fair Fight.	10/23/2019	Exh. 74 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 164	E-mail from Lauren Groh-Wargo to Info@FairFightAction.com re: The inauguration of Brian Kemp.	1/14/2019	Exh. 75 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 165	E-mail from Stacey Abrams to Info@FairFightAction.com re: I hope you will tune in tonight.	2/5/2019	Exh. 76 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 166	E-mail from Team Fair Fight to Info@FairFightAction.com re: Turning energy into action.	2/7/2019	Exh. 77 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 167	E-mail from Team Fair Fight to Info@FairFightAction.com re: Tonight, help us send a message.	3/5/2019	Exh. 78 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 168	E-mail from Lauren Groh-Wargo to Info@FairFightAction.com re:Breaking, house panel will investigate Kemp.	3/6/2019	Exh. 79 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 169	E-mail from Team Fair Fight to Info@FairFightAction.com re: Can you make it tomorrow?	3/8/2019	Exh. 80 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 170	E-mail from Stacey Abrams to Info@FairFightAction.com re: Are you with me in this next fight?	3/31/2019	Exh. 81 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 171	E-mail from Stacey Abrams to Info@FairFightAction.com re: Voter suppression is an existential crisis for America.	6/14/2019	Exh. 82 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 172	E-mail from Team Fair Fight to Info@FairFightAction.com re: Our victory for voting rights.	6/9/2019	Exh. 83 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 173	E-mail from Lauren Groh-Wargo to Info@FairFightAction.com re: Preparing for the tough fights ahead.	12/18/2018	Exh. 84 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 174	E-mail from Stacey Abrams to Info@FairFightAction.com re: We can never win if we do not fight.	12/29/2018	Exh. 85 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 175	E-mail from Lauren Groh-Wargo to Info@FairFightAction.com re: On Tuesdays.	12/30/2018	Exh. 86 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 176	Stenograph Minutes for Stacey Abrams.	N/A	Exh. 87 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 1479 -1495

Ex. No. 177	Truth in Testimony Disclosure Form re: Stacey Abrams.	6/25/2019	Exh. 88 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3079 -3089
Ex. No. 178	Fair Fight Action letterhead re:Campus Chapter Manager (Volunteer), Fair Fight.	N/A	Exh. 89 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 1996 thru 1998
Ex. No. 179	E-mail string from Debra Mazer to Liza Conrad re: Fair Fight, call for voter stories in Troup County.	4/2/2019	Exh. 90 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3001 thru 3002
Ex. No. 180	E-mail string from Helen Butler to Hillary Holley re: Today, Fair Fight and AG Eric Holder round table.	5/17/2019	Exh. 91 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2447 thru 2449
Ex. No. 181	Voter Access Institute Exhibit C list re:Names and positions.	8/6/2014	Exh. 92 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 92
Ex. No. 182	Organizational chart re: Fair Fight Action and Fair Fight PAC.	N/A	Exh. 93 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3194
Ex. No. 183	Organizational chart re: Fair Fight Action and Fair Fight PAC.	N/A	Exh. 94 of 10/30/2019 30(b)(6) deposition of Fair Fight;
Ex. No. 184	E-mail string from Caitlin Highland to Seth Bringman re: AJC voting article.	2/15/2019	Exh. 95 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 185	Fair Fight Action spreadsheet re: Staff contact list.	7/6/2019	Exh. 96 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2222 -2223
Ex. No. 186	Georgia Government Transparency and Campaign Finance Commission Campaign Reports expenditure search results re: Fair Fight Action.	10/28/2019	Exh. 97 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 187	PLTFS-FFA 2450 thru 2452, E-mail string from Maggie Chambers to Hillary Holley and Sara Ghazal re: Voter suppression rhetoric aimed at counties, bad idea and inaccurate.	8/17/2019	Exh. 98 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 188	Representative page of spreadsheet re: Voter contact stories.	N/A	Exh. 99 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 0003104
Ex. No. 189	Spreadsheet excerpt re: Provisional Ballot Hotline form.	N/A	Exh. 100 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3104
Ex. No. 190	Spreadsheet excerpt re: Hustle Campaign form.	N/A	Exh. 101 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3104
Ex. No. 191	Spreadsheet excerpt re: LBJ 11-09.	N/A	Exh. 102 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3104
Ex. No. 192	FairFight.com Web page print-out re: Your Voice Should Be Heard.	N/A	Exh. 103 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 193	E-mail from Hillary Holley to Friends and Supporters Tell us your voting issue.	1/28/2019	Exh. 104 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2395 -2396
Ex. No. 194	E-mail from Hillary Holley to Jack DeLapp re: North GA provisional ballot.	5/21/2019	Exh. 105 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2279
Ex. No. 195	E-mail string from Hillary Holley to Liza Conrad re: North GA provisional ballot.	5/22/2019	Exh. 106 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2386 - 2387
Ex. No. 196	Fair Fight letterhead re: Elections in Georgia	N/A	Exh. 107 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2301 - 2302
Ex. No. 197	Flyer re: The right to vote, power of participation.	N/A	Exh. 108 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2681
Ex. No. 198	E-mail from Hope Wollensack to Hillary Holley, Seth Bringman, Vasu Abhiraman and Liza Conrad re: Webster County re-administering election after "irregularities."	7/18/2019	Exh. 109 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 1646
Ex. No. 199	E-mail string from Sara Ghazal to Liza Conrad, Seth Bringman and Lauren Groh-Wargo re: Jeff Davis County, proposed closing of only majority minority precinct on 5/22/19 - update.	5/20/2019	Exh. 110 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 200	E-mail from Kia Sims to Kia Sims re:Fair Fight Action campus chapter manager.	8/2/2019	Exh. 111 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2050,
Ex. No. 201	Composite exhibit of Voter Access Institute Unanimous Written Consent in Lieu of Meeting of the Board of Directors and Minutes of Meetings of the Board of Directors.	N/A	Exh. 112 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 202	FairFight.com Web page print-out Re: Fighting Back for Voters, Fair Fight v. Raffensperger.	N/A	Exh. 113 of 10/30/2019 30(b)(6) deposition of Fair Fight

Ex. No. 203	Listing re: Select requests for relief.	N/A	Exh. 114 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 204	Articles of Incorporation of Fair Fight Action, Inc.	11/19/2018	Exh. 115 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 205	Bylaws of Fair Fight Action, Inc.	11/19/2018	Exh. 116 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 206	E-mail string from Salena Jegede to Stacey Abrams, Lauren Groh-Wargo, Glen Paul Freedman, Al Williams and Tracey-Ann Nelson re: FFA board meeting agenda.	9/1/2019	Exh. 117 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 207	Form 1024, Application for Recognition of Exemption Under Section 501(a) re: Voter Access Institute.	8/6/2014	Exh. 118 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 95 thru 113
Ex. No. 208	E-mail from Caitlin Highland to Lauren Groh-Wargo and Seth Bringman re: FYR 5 PM - release.	12/11/2018	Exh. 119 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3190
Ex. No. 209	Statement re: "In 2014, then the Minority Leader of the Georgia House of Representatives..."	N/A	Exh. 120 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3188 - 3189
Ex. No. 210	Staff expenses spreadsheet	3/3/2010	Exh. 121 of 10/30/2019 30(b)(6) deposition of Fair Fight; PC 1263 -1269
Ex. No. 211	Spreadsheet budget re: Democracy Warrior Organizing Summit, Atlanta.	N/A	Exh. 122 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 212	Spreadsheet budget re: Democracy Warrior Organizing Summit, Macon.	N/A	Exh. 123 of 10/30/2019 30(b)(6) deposition of Fair Fight
Ex. No. 213	30(b)(6) Deposition Transcript of Care in Action	N/A	
Ex. No. 214	2018 Form 990 tax return re: Care in Action.	N/A	Exh. 2 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 46 -82
Ex. No. 215	Amended Complaint for Declarator and Injunctive Relief re: The above-captioned action.	2/19/2019	Exh. 3 of 10/22/2019 30(b)(6) deposition of Care in Action
Ex. No. 216	By-Laws of Care in Action.		Exh. 4 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 235 - 242
Ex. No. 217	National Domestic Workers Alliance Job Announcement re: Georgia State Director.	7/10/1905	Exh. 5 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 182 -183
Ex. No. 218	National Domestic Workers Alliance letterhead receipt from AirBNB.	11/9/2018	Exh. 6 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 255 -257
Ex. No. 219	National Domestic Workers Alliance letterhead receipt for United flight.	11/13/2018	Exh. 7 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 251 -254
Ex. No. 220	National Domestic Workers Alliance letterhead receipt for United flight.	11/9/2018	Exh. 8 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 263 -267
Ex. No. 221	National Domestic Workers Alliance letterhead receipt for United flight.	11/11/2018	Exh. 9 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 258 -262
Ex. No. 222	Stacey Abrams, Governor flyer.	N/A	Exh. 10 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 184 -185
Ex. No. 223	Care in Action flyer re: Election Day.	N/A	Exh. 11 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 186 -189
Ex. No. 224	The Peoples' Agenda letterhead re: Polling Place Monitoring Report.	N/A	Exh. 12 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 169 -171
Ex. No. 225	The Peoples' Agenda letterhead re: Incident report form:	N/A	Exh. 13 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 179 -180
Ex. No. 226	Info sheets re: Ways to Help Stacey Abrams.	N/A	Exh. 14 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 220 -222
Ex. No. 227	Info sheets re: Provisional Ballot and Georgia Voting FAQs.	N/A	Exh. 15 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 199 -205
Ex. No. 228	Info sheets re: Text for Stacey Team: Provisional Ballot Push.	N/A	Exh. 16 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 190 -192
Ex. No. 229	Info sheets re: Phonebank for Stacey Team: Provisional Ballot Push.	N/A	Exh. 17 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 229 -230
Ex. No. 230	Care in Action letterhead Info sheet re: It's Not Over.	2/17/2019	Exh. 18 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 1 -3
Ex. No. 231	Plaintiff's Response to Defendants' First Request for Production of Documents to Care in Action, Inc. re: The above-captioned action.	8/15/2019	Exh. 19 of 10/22/2019 30(b)(6) deposition of Care in Action
Ex. No. 232	Plaintiff Care in Action's Responses and Objections to Defendant Harp's First Interrogatories re: The above-captioned action.	8/15/2019	Exh. 20 of 10/22/2019 30(b)(6) deposition of Care in Action

Ex. No. 233	National Domestic Workers Alliance redacted invoice to Care in Action.	12/31/2018	Exh. 21 of 10/22/2019 30(b)(6) deposition of Care in Action
Ex. No. 234	Toskr invoice to Care in Action.	12/17/2018	Exh. 22 of 10/22/2019 30(b)(6) deposition of Care in Action
Ex. No. 235	STG Invoice to Care in Action.	11/8/2018	Exh. 23 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 269
Ex. No. 236	State of Georgia Campaign Contribution Disclosure Report re: Care in Action.	1/8/2019	Exh. 24 of 10/22/2019 30(b)(6) deposition of Care in Action
Ex. No. 237	30(b)(6) Deposition Transcript of Sixth Episcopal Church	10/21/2019	
Ex. No. 238	Amended Complaint for Declaratory and Injunctive Relief re: The above-captioned action.	2/19/2019	Exh. 2 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church
Ex. No. 239	Listing of Ministries.	N/A	Exh. 3 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 34
Ex. No. 240	Memo re: Voter Registration, Mobilization and Empowerment Plan, Sixth Episcopal District.	N/A	Exh. 4 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 58 -60
Ex. No. 241	E-mail from Bishop Reginald T. Jackson to The Christian Recorder re: Tomorrow - Get Out the Vote Rally.	11/29/2017	Exh. 5 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 4 -6
Ex. No. 242	Sixth Episcopal District letter from Reginald T. Jackson to Sixth Episcopal District re: Fair Fight Georgia.	2/1/2019	Exh. 6 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 6
Ex. No. 243	Invitation to Pastors and Leaders re: Right to vote.	N/A	Exh. 7 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 68
Ex. No. 244	Sixth Episcopal District logo from Reginald T. Jackson to Pastors, Sisters and Brothers re: Election Day.	10/27/2017	Exh. 8 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 44 - 45.
Ex. No. 245	Sixth Episcopal District logo from Bishop Reginald T. Jackson to SED Clergy re: Primary Election Day.	5/19/2018	Exh. 9 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 54 -55
Ex. No. 246	E-mail from Bishop Reginald T. Jackson to Rjackson@ame6.church re: Sixth District voter registration, mobilization and empowerment plan.	10/9/2018	Exh. 10 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 12 -13
Ex. No. 247	Letter from Reginald T. Jackson to Sixth Episcopal District re: Mid-term elections.	10/25/2018	Exh. 11 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 37, 10-25-18
Ex. No. 248	Memo re: Endorsement of Stacey Abrams for Governor.	N/A	Exh. 12 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 38
Ex. No. 249	E-mail from Bishop Reginald T. Jackson to The Christian Recorder re: Now is the time! Vote, Tuesday November 6th.	11/6/2018	Exh. 13 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 20 -22
Ex. No. 250	Press release re: Mid-term election.	11/9/2018	Exh. 14 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 39
Ex. No. 251	Bishop Reginald T. Jackson press release re: Mid-term election.	11/13/2018	Exh. 15 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 35 -36
Ex. No. 252	Sixth Episcopal District memo re: Let's Go Vote.	N/A	Exh. 16 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 65 -66
Ex. No. 253	E-mail from Bishop's Corner to The Christian Recorder re: Somebody Ought to Say Something...Part 7.	11/8/2018	Exh. 17 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 26 - 29
Ex. No. 254	Transcript of 30(b)(6) deposition of Ebenezer Baptist	N/A	
Ex. No. 255	Amended Complaint for Declaratory and Injunctive Relief	2/19/2019	Exh. 2 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;
Ex. No. 256	Ebenezer Baptist Articles of Incorporation	9/17/1979	Exh. 3 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;
Ex. No. 257	Ebenezer Baptist Vision and Purpose Statement	N/A	Exh. 4 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;
Ex. No. 258	Ebenezer Baptist - Webpage	N/A	Exh. 5 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;
Ex. No. 259	Ebenezer Baptist - 2018 Report	N/A	Exh. 6 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000064 - PLTFS-EBC-000068
Ex. No. 260	Atlanta Daily World Article - VIEWPOINTS: The Fight for the Soul of Our Democracy	10/29/2018	Exh. 7 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;
Ex. No. 261	Washington Post Article - Here are the chilling tricks we've caught Georgia using to disqualify voters	11/1/2018	Exh. 8 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;
Ex. No. 262	Email from Church Community Builder on Behalf of Bronson Woods to Exec Assist re: Pastor Warnock's article in the Washington Post	11/2/2018	Exh. 9 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000102 - PLTFS-EBC-000103
Ex. No. 263	Ebenezer Baptist Bylaws	N/A	Exh. 10 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000022 - PLTFS-EBC-000042

Ex. No. 264	Ebenezer Baptist flyer re: various voter events (Souls to the Polls 10/19/14, Empowerment Forum 6/23/12, Judicial Candidates' Forum 5/7/2016, Voter Education Summit 9/15/12, Souls to the Polls 10/17/16, Piano Dedication Concert 11/3/2018, Election Eve Prayer Rally 11/5)	N/A	Exh.11 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000001 - PLTFS-EBC-0000012
Ex. No. 265	Email from Nse Ufot to Pastor Warnock and ExecAssist re: Voter Registration Talking Points	9/24/2018	Exh.12 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000146 - PLTFS-EBC-000147
Ex. No. 266	New Georgia Project Flyer	N/A	Exh.13 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000167 - PLTFS-EBC-000168
Ex. No. 267	Email from Church Community Builder on Behalf of Regina A. Chamberlain to Exec Assist re: [Our Church] Immediate Attention Requested Voter Registration (Brian Kemp's Office to be Sued for Purging 700,000 Voters)	10/8/2018	Exh.14 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000099 - PLTFS-EBC-000101
Ex. No. 268	Email from Church Community Builder on Behalf of Bronson Woods to Exec Assist re: [Our Church] Election Season: Here are ways to get involved.	10/16/2018	Exh.15 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000095 - PLTFS-EBC-000098
Ex. No. 269	Email from Andrew Fields re: Stacey Abrams for Governor Launches Early Vote Bus Tour	10/11/2018	Exh.16 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000085 - PLTFS-EBC-000091
Ex. No. 270	Flyer from Our Chance. Our Choice. Our Georgia.	11/2/2018	Exh.17 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000013 - PLTFS-EBC-000014
Ex. No. 271	Email from Renette Scott to Bronson Woods re: Urgent Message from Pastor Warnock	11/9/2018	Exh.18 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000104 - PLTFS-EBC-000106
Ex. No. 272	Email from Nse Ufot to Pastor Warnock and ExecAssist re: Talking Points SB 363	3/21/2018	Exh.19 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000133 - PLTFS-EBC-000134
Ex. No. 273	Plaintiff's Response to Defendant's First RFP to Ebenezer Baptist Church	11/15/2019	Exh.20 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;
Ex. No. 274	Transcript of 30(b)(6) deposition of Virginia Highland	10/23/2019	
Ex. No. 275	Virginia Highland Church Constitution and Bylaws	9/28/2014	Exh. 2 of 10/23/2019 deposition of Virginia Highland Church; PLTFS-VHC-000005 - PLTFS-VHC-000014
Ex. No. 276	Congregation of VHC Organization Chart	N/A	Exh. 3 of 10/23/2019 deposition of Virginia Highland Church; PLTFS-VHC-000015 - PLTFS-VHC-000021
Ex. No. 277	Virginia Highland Voter Registration Volunteers (various years 2016, 2018, 2019)	N/A	Exh. 4 of 10/23/2019 deposition of Virginia Highland Church; PLTFS-VHC-000003 - PLTFS-VHC-000004
Ex. No. 278	Virginia Highland Flyer - Georgia Equality Advocacy Training	N/A	Exh. 5 of 10/23/2019 deposition of Virginia Highland Church; PLTFS-VHC-000022 - PLTFS-VHC-000023
Ex. No. 279	Amended Complaint for Declaratory and Injunctive Relief	2/19/2019	Exh. 6 of 10/23/2019 deposition of Virginia Highland Church; PLTFS-VHC-000022 - PLTFS-VHC-000023
Ex. No. 280	Emails between Kelly Barge and Jane re: Define "trouble" voting	8/12/2019	Exh. 7 of 10/23/2019 deposition of Virginia Highland Church; PLTFS-VHC-000001 - PLTFS-VHC-000002 and PLTFS-VHC-000024 - PLTFS-VHC-000025
Ex. No. 281	Transcript of deposition of Stacey Abrams	11/13/2019	
Ex. No. 282	Email from Leslie Bryan to Josh Belinfante and Bryan Tyson re: Upcoming Depositions	11/2/2019	Exh. 1 of 11/13/2019 deposition of Stacey Abrams;
Ex. No. 283	Hearing before the US House Judiciary Subcommittee on the Constitution, Civil Rights, and Civil Liberties re: Continuing Challenges to the VRA since Shelby County v. Holder	6/25/2019	Exh. 2 of 11/13/2019 deposition of Stacey Abrams; PLTFS-FFA-003079 - PLTFS-FFA-003089
Ex. No. 284	Stenographic Minutes for Leader Stacey Abrams	N/A	Exh. 3 of 11/13/2019 deposition of Stacey Abrams; PLTFS-FFA-001479 - PLTFS-FFA-001496
Ex. No. 285	Article - Stacey Abrams' concession speech is a powerful critique of US civil rights	N/A	Exh. 4 of 11/13/2019 deposition of Stacey Abrams;
Ex. No. 286	Teen Vogue Article - Stacey Abrams Wants You to Know That Politicians Are Trying to Keep You From Voting	9/6/2019	Exh. 5 of 11/13/2019 deposition of Stacey Abrams;
Ex. No. 287	The Nation Article - Stacey Abrams: 'Open That Door'	4/5/2019	Exh. 6 of 11/13/2019 deposition of Stacey Abrams;
Ex. No. 288	New York Times Article - Why Stacey Abrams is still saying she won.	4/28/2019	Exh. 7 of 11/13/2019 deposition of Stacey Abrams;
Ex. No. 289	New York Times Article - Stacey Abrams: We Cannot Resign Ourselves to Dismay and Disenfranchisement	5/15/2019	Exh. 8 of 11/13/2019 deposition of Stacey Abrams;

	Items from Voter Access Institute Board of Directors: 11/19/2018 Acceptance of Resignations - Stacey Abrams and Lauren Groh-Wargo Election of Officers and Directors - Stacey Abrams, Chair and Laurent Groh-Wargo, CEO and Glen Paul Freedman, CFO Name Change - Fair Fight  2/28/2017 Acceptance of Resignation - Alan Essig, Treasurer Election of Officers and Directors - Stacey Abrams, Treasurer  VAI Board Meeting Minutes - 9/23/2016, 6/13/2016, 12/19/2015, 12/6/2018		
Ex. No. 290		N/A	Exh. 9 of 11/13/2019 deposition of Stacey Abrams;
Ex. No. 291	Voter Access Institute Fall 2014 Plans - Overview, Voter Education and Contact, Budget Summary	N/A	Exh. 10 of 11/13/2019 deposition of Stacey Abrams; PLTFS-FFA-000034 - PLTFS-FFA-000036
Ex. No. 292	Transcript of 30(b)(6) deposition of Baconton Missionary Baptist Church	11/15/2019	
Ex. No. 293	Notice of 30(b)(6) depo to Baconton Missionary Baptist Church	11/13/2019	Exh. 1 of 11/15/2019 deposition of Baconton Missionary Baptist Church;
Ex. No. 294	Baconton Missionary Baptist Church Articles of Incorporation	10/11/1985	Exh. 2 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000085 - PLTFS-BMBC-000091
Ex. No. 295	Amended Complaint for Declaratory and Injunctive Relief	2/19/2019	Exh. 3 of 11/15/2019 deposition of Baconton Missionary Baptist Church;
Ex. No. 296	Screenshot of text to AI - asking about Souls to the Polls Faith Rally	8/24/2018	Exh. 4 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000058 - PLTFS-BMBC-000059
Ex. No. 297	Screenshot of text to AI - asking about Souls to the Polls Faith Rally	8/24/2018	Exh. 5 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000056 - PLTFS-BMBC-000057
Ex. No. 298	Baconton Missionary Baptist Church Constitution	7/18/2011	Exh. 6 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000060 - PLTFS-BMBC-000082
Ex. No. 299	Baconton Missionary Baptist Church Organization Chart		Exh. 7 of 11/15/2019 deposition of Baconton Missionary Baptist Church;
Ex. No. 300	Baconton Missionary Baptist Church Pamphlet	9/2/2018	Exh. 8 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000002 - PLTFS-BMBC-000007
Ex. No. 301	Baconton Missionary Baptist Church Pamphlet	10/7/2018	Exh. 9 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000026 - PLTFS-BMBC-000031
Ex. No. 302	Screenshot of DNC Webpage		Exh. 10 of 11/15/2019 deposition of Baconton Missionary Baptist Church;
Ex. No. 303	Baconton Missionary Baptist Church Pamphlet	10/14/2018	Exh. 11 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000032 - PLTFS-BMBC-000036
Ex. No. 304	Baconton Missionary Baptist Church Pamphlet	10/21/2018	Exh. 12 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000038 - PLTFS-BMBC-000043
Ex. No. 305	Baconton Missionary Baptist Church Pamphlet	11/4/2018	Exh. 13 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000050 - PLTFS-BMBC-000055
Ex. No. 306	Baconton Missionary Baptist Church Pamphlet	10/28/2018	Exh. 14 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000044 - PLTFS-BMBC-000049
Ex. No. 307	Plaintiff Baconton Missionary Baptist Church's Responses and Objections to Defendant Harp's First Rags	8/15/2019	Exh. 15 of 11/15/2019 deposition of Baconton Missionary Baptist Church;
Ex. No. 308	Press Release- Secretary of State Brian P. Kemp Announces New Poll Worker Training Website	10/20/2015	STATE-DEFENDANTS-00124523
			Available at: <a href="https://georgiapollworkers.sos.ga.gov/Shared%20Documents/Georgia%20Poll%20Worker%20Manual%202021.pdf">https://georgiapollworkers.sos.ga.gov/Shared%20Documents/Georgia%20Poll%20Worker%20Manual%202021.pdf</a>
Ex. No. 309	Georgia Poll Worker Manual 2021	7/13/2021	
Ex. No. 310	HB 316 of 2019-2020 Georgia General Assembly Session	4/2/2019	Available at: <a href="https://www.legis.ga.gov/legislation/54991">https://www.legis.ga.gov/legislation/54991</a>
Ex. No. 311	Georgia Poll Worker Manual 2018	7/10/2018	STATE-DEFENDANTS-00008952 - STATE-DEFENDANTS-00009070

Ex. No. 312	Georgia Poll Worker Manual 2020	7/12/2020	STATE-DEFENDANTS-00867638 - STATE-DEFENDANTS-00867744
Ex. No. 313	GEOA-VRAG PPTs (Navigating Through the Absentee System)	5/7-8/2012	STATE-DEFENDANTS-00002695 - STATE-DEFENDANTS-00002729
Ex. No. 314	GEOA-VRAG PPTs (TRAINING AND IMPLEMENTATION OF THE NEW VOTER REGISTRATION DATABASE APPLICATION)	5/7-8/2012	STATE-DEFENDANTS-00003062 - STATE-DEFENDANTS-00003149
Ex. No. 315	GEOA-VRAG PPTs (New Registrar)	8/2/2015	STATE-DEFENDANTS-00004830 - STATE-DEFENDANTS-00004947
Ex. No. 316	GEOA-VRAG PPTs (VRAG Question and Answer Session)	8/2-3/2015	STATE-DEFENDANTS-00005406 - STATE-DEFENDANTS-00005414
Ex. No. 317	GEOA-VRAG PPTs (Getting Ready for 2016)	12/14/2015	STATE-DEFENDANTS-00005451 - STATE-DEFENDANTS-00005457
Ex. No. 318	GEOA-VRAG PPTs (Athens-Clarke County Board of Elections Poll Worker Training)	11/4/2014	STATE-DEFENDANTS-00005830 - STATE-DEFENDANTS-00005857
Ex. No. 319	GEOA-VRAG PPTs (31st GEORGIA ELECTION OFFICIALS ASSOCIATION CONFERENCE)	12/16/2015	STATE-DEFENDANTS-00006035 - STATE-DEFENDANTS-00006041
Ex. No. 320	GEOA-VRAG PPTs (Georgia HAVA Verification)	5/8/2017	STATE-DEFENDANTS-00006281 - STATE-DEFENDANTS-00006340
Ex. No. 321	GEOA-VRAG PPTs (Absentee By Mail)	5/9/2017	STATE-DEFENDANTS-00006550 - STATE-DEFENDANTS-00006601
Ex. No. 322	GEOA-VRAG PPTs (Helpful Hints, Resources And Survival Guide for New Election Officials in Georgia)	5/7-10/2017	STATE-DEFENDANTS-00006875 - STATE-DEFENDANTS-00006961
Ex. No. 323	GEOA-VRAG PPTs (Provisional Ballots Overview)	3/27/2018	STATE-DEFENDANTS-00007233 - STATE-DEFENDANTS-00007265
Ex. No. 324	GEOC County Course #3 - Legal Framework of Elections	N/A	STATE-DEFENDANTS-00007847 - STATE-DEFENDANTS-00007915
Ex. No. 325	GEOC County Course #8 - Absentee Ballot Procedures	N/A	STATE-DEFENDANTS-00008128 - STATE-DEFENDANTS-00008162
Ex. No. 326	GROC Registrar Course No. 3 - Legal Framework of Elections	N/A	STATE-DEFENDANTS-00008326 - STATE-DEFENDANTS-00008397
Ex. No. 327	GROC Registrar Course No. 4 - Registration Basics	N/A	STATE-DEFENDANTS-00008398 - STATE-DEFENDANTS-00008474
Ex. No. 328	GROC Registrar Course No. 8 - Absentee Ballot Procedures	N/A	STATE-DEFENDANTS-00008676 - STATE-DEFENDANTS-00008710
Ex. No. 329	The Election Forum "Welcome to the 3T Webinar"	4/18/2019	STATE-DEFENDANTS-00008732 - STATE-DEFENDANTS-00008756
Ex. No. 330	The Election Forum "Welcome to the 3T Webinar"	2/21/2019	STATE-DEFENDANTS-00008757 - STATE-DEFENDANTS-00008775
Ex. No. 331	Processing Backlog of Pending Voters Due to HB316	7/16/2019	STATE-DEFENDANTS-00008818 - STATE-DEFENDANTS-00008837
Ex. No. 332	The Election Forum "Welcome to the 3T Webinar"	6/27/2019	STATE-DEFENDANTS-00008886 - STATE-DEFENDANTS-00008928
Ex. No. 333	Tweet of @fairfightaction	12/6/2021	available at: <a href="https://twitter.com/fairfightaction/status/1467972168910872582?s=20">https://twitter.com/fairfightaction/status/1467972168910872582?s=20</a>
Ex. No. 334	Declaration of Moyna Ghosh	11/13/2020	Exh. 1 of 12.29.2021 Deposition of Moyna Ghosh; PLTFS001700 - PLTFS001705
Ex. No. 335	eNet Report of Moyna Ghosh	12/9/2021	Exh. 2 of 12.29.2021 Deposition of Moyna Ghosh; STATE-DEFENDANTS-01151704 - STATE-DEFENDANTS-01151705
Ex. No. 336	Moyna Ghosh Deposition Transcript	12/29/2021	
Ex. No. 337	eNet Report of Aaron Karp	12/9/2021	STATE-DEFENDANTS-01151647 - STATE-DEFENDANTS-01151648
Ex. No. 338	Declaration of Michael Parks	8/21/2020	Exh. 1 of 12.27.21 Deposition of Michael Parks; PLTFS001752 - PLTFS001761
Ex. No. 339	eNet Report of Michael Parks	12/9/2021	STATE-DEFENDANTS-0115700 - STATE-DEFENDANTS-0115701
Ex. No. 340	Michael Parks Deposition Transcript	12/27/2021	
Ex. No. 341	eNet Report of Rachel Pittluck	12/9/2021	STATE-DEFENDANTS-01151714 - STATE-DEFENDANTS-01151715

Ex. No. 342	Declaration of Margaret Whatley	11/12/2020	Exh. 1 of 12.22.2021 Deposition of Margaret Whatley
Ex. No. 343	Plaintiffs' Notice to Take Videotaped Deposition of Margaret Skinner (Whatley)	12/21/2021	Exh. 2 of 12.22.2021 Deposition of Margaret Whatley
Ex. No. 344	Georgia Secretary of State Absentee Voting Guide for Registered Voters	N/A	Exh. 3 of 12.22.2021 Deposition of Margaret Whatley
Ex. No. 345	Screenshot of Google Search for "Surrender Absentee Ballot Georgia"	12/22/2021	Exh. 4 of 12.22.2021 Deposition of Margaret Whatley
Ex. No. 346	Georgia Secretary of State Absentee Voting Guide for Registered Voters	N/A	Exh. 5 of 12.22.2021 Deposition of Margaret Whatley
Ex. No. 347	eNet Report of Margaret Whatley	12/9/2021	STATE-DEFENDANTS-01151696 - STATE-DEFENDANTS-01151697
Ex. No. 348	Deposition Transcript of Margaret Whatley	12/22/2021	
Ex. No. 349	eNet Report of Donna Sims	12/9/2021	STATE-DEFENDANTS-01151669 - STATE-DEFENDANTS-01151670
Ex. No. 350	Declaration of Kenya Abdul-Khaliq	1/26/2021	Exh. 1 of 12.22.2021 Deposition of Kenya Abdul-Khaliq
Ex. No. 351	Deposition Transcript of Kenya Abdul-Khaliq	1/4/2022	
Ex. No. 352	eNet Report of Kenya Abdul-Khaliq	12/9/2021	STATE-DEFENDANTS-01151688 - STATE-DEFENDANTS-01151689
Ex. No. 353	eNet Report of Kathryn Plazyk	12/9/2021	STATE-DEFENDANTS-01151684 - STATE-DEFENDANTS-01151685
Ex. No. 354	eNet Report of Scott Spencer	12/9/2021	STATE-DEFENDANTS-01151720 - STATE-DEFENDANTS-01151721
Ex. No. 355	Defendants' Notice to Take the Deposition of Aria Aaron	12/22/2021	Exh. 1 of 12.28.2021 Deposition of Aria Aaron
Ex. No. 356	Declaration of Aria Aaron	11/13/2020	Exh. 2 of 12.28.2021 Deposition of Aria Aaron; PLTFS001623
Ex. No. 357	Deposition Transcript of Aria Aaron	12/28/2021	
Ex. No. 358	eNet Report of Aria Aaron	12/9/2021	STATE-DEFENDANTS-01151657 - STATE-DEFENDANTS-01151658
Ex. No. 359	eNet Report of Patricia Andros	12/9/2021	STATE-DEFENDANTS-01151710 - STATE-DEFENDANTS-01151711
Ex. No. 360	Declaration of Deborah Allen	6/29/2020	Exh. 1 of 12.30.2021 Deposition of Deborah Allen; PLTFS001642
Ex. No. 361	Facebook Video Link of Melody Bray	N/A	Exh. 2 of 12.30.2021 Deposition of Deborah Allen
Ex. No. 362	Deposition Transcript of Deborah Allen	12/30/2021	
Ex. No. 363	eNet Report of Deborah Allen	12/9/2021	STATE-DEFENDANTS-01151667 - STATE-DEFENDANTS-01151668
Ex. No. 364	eNet Report of Dayle Bennett	12/9/2021	STATE-DEFENDANTS-01151665 - STATE-DEFENDANTS-01151666
Ex. No. 365	eNet Report of Nelli Vergilis	12/9/2021	STATE-DEFENDANTS-01151706 - STATE-DEFENDANTS-01151707
Ex. No. 366	Declaration of Robert Walker, Jr.	10/13/2020	Exh. 1 of 1.3.2022 Deposition of Robert Walker, Jr.; PLTFS001858 - PLTFS001866
Ex. No. 367	Deposition Transcript of Robert Walker, Jr.	1/3/2022	
Ex. No. 368	eNet Report of Robert Walker, Jr.	12/9/2021	STATE-DEFENDANTS-01151716 - STATE-DEFENDANTS-01151717
Ex. No. 369	eNet Report of Leigh Ann Webster	12/9/2021	STATE-DEFENDANTS-01151692 - STATE-DEFENDANTS-01151693
Ex. No. 370	Declaration of Julian Grill	8/10/2020	Exh. 1 of 12.28.2021 Deposition of Julian Grill; PLTFS001706 - PLTFS001718
Ex. No. 371	Audio Recording 1 of Julian Grill	N/A	Exh. 2 of 12.28.2021 Deposition of Julian Grill
Ex. No. 372	Audio Recording 2 of Julian Grill	N/A	Exh. 3 of 12.28.2021 Deposition of Julian Grill
Ex. No. 373	Deposition Transcript of Julian Grill	1/28/2021	
Ex. No. 374	eNet Report of Julian Grill	12/9/2021	STATE-DEFENDANTS-01151680 - STATE-DEFENDANTS-01151681
Ex. No. 375	Confidential Photo of Dr. Ali Kefeli's State of Georgia Application for Voter Registration	12/6/2019	Exh. 1 of 1.5.2022 Deposition of Dr. Ali Kefeli; PLTFS001917
Ex. No. 376	Important Voter Registration Information from Fulton County	1/15/2020	Exh. 2 of 1.5.2022 Deposition of Dr. Ali Kefeli; PLTFS001909-PLTFS001911
Ex. No. 377	Email Chain Regarding Dr. Ali Kefeli's Voter Registration Status	2/15/2020	Exh. 3 of 1.5.2022 Deposition of Dr. Ali Kefeli; PLTFS001912-PLTFS001916
Ex. No. 378	Deposition Transcript of Dr. Ali Kefeli	1/5/2022	
Ex. No. 379	eNet Report of Dr. Ali Kefeli	12/9/2021	STATE-DEFENDANTS-01151649 - STATE-DEFENDANTS-01151650

Ex. No. 380	eNet Report of Alice Koerner	12/9/2021	STATE-DEFENDANTS-01151651 - STATE-DEFENDANTS-01151652
Ex. No. 381	eNet Report of Benjamin Terry	12/9/2021	STATE-DEFENDANTS-01151659 - STATE-DEFENDANTS-01151660
Ex. No. 382	eNet Report of Lindsay Mataya	12/9/2021	STATE-DEFENDANTS-01151694 - STATE-DEFENDANTS-01151695
Ex. No. 383	eNet Report of Girtle Leah Davis	12/9/2021	STATE-DEFENDANTS-01151674 - STATE-DEFENDANTS-01151675
Ex. No. 384	Declaration of Payal Shah	2/6/2021	Exh. 1 of 12.29.2021 Deposition of Payal Shah; PLTFS001791 - PLTFS001799
Ex. No. 385	eNet Report of Payal Shah	12/9/2021	Exh. 2 of 12.29.2021 Deposition of Payal Shah; STATE-DEFENDANTS-01151712 - STATE-DEFENDANTS-01151713
Ex. No. 386	Deposition Transcript of Payal Shah	12/29/2021	
Ex. No. 387	Defendants' Notice to Taken the Deposition of Andre Smith	12/22/2021	Exh. 1 of 12.27.2021 Deposition of Andre Smith
Ex. No. 388	Declaration of Andre Smith	6/14/2020	PLTFS001810 - PLTFS001820
Ex. No. 389	Deposition Transcript of Andre Smith	12/27/2021	
Ex. No. 390	eNet Report of Andre Smith	12/9/2021	STATE-DEFENDANTS-01151655 - STATE-DEFENDANTS-01151656
Ex. No. 391	Declaration of Ruwa Romman	3/9/2021	Exh. 1 of 1.6.2022 Deposition of Ruwa Romman; PLTFS001771 - PLTFS001773
Ex. No. 392	Deposition Transcript of Ruwa Romman	1/5/2022	
Ex. No. 393	eNet Report of Ruwa Romman	12/9/2021	STATE-DEFENDANTS-01151718 - STATE-DEFENDANTS-01151719
Ex. No. 394	eNet Report of Meredith Rose	12/9/2021	STATE-DEFENDANTS-01151698 - STATE-DEFENDANTS-01151699
Ex. No. 395	Email from Korey Bryson to Nicole Freemon	6/19/2020	Exh. 1 of 1.3.2022 Deposition of Nicole Freemon
Ex. No. 396	Email Regarding Elections Complaint Confirmation Notice	6/9/2020	Exh. 2 of 1.3.2022 Deposition of Nicole Freemon
Ex. No. 397	Deposition Transcript of Nicole Freemon	1/3/2022	
Ex. No. 398	eNet Report of Nicole Freemon	12/9/2021	STATE-DEFENDANTS-01151708 - STATE-DEFENDANTS-01151709
Ex. No. 399	Declaration of Tocarro Combs	7/21/2020	Exh. 1 of 12.30.2021 Deposition of Tocarro Davis Combs; PLTFS001663 - PLTFS001684
Ex. No. 400	eNet Report of Tocarro Combs	12/15/2021	Exh. 2 of 12.30.2021 Deposition of Tocarro Davis Combs
Ex. No. 401	eNet Absnetee Ballot Inquiry of Tocarro Combs	12/27/2021	Exh. 3 of 12.30.2021 Deposition of Tocarro Davis Combs
Ex. No. 402	Social Media Post of Tocarro Combs	N/A	Exh. 4 of 12.30.2021 Deposition of Tocarro Davis Combs
Ex. No. 403	Screenshot of FOX 5 News Article	6/3/2020	Exh. 5 of 12.30.2021 Deposition of Tocarro Davis Combs
Ex. No. 404	Transcript of Interview of Tocarro Davis	8/21/2020	Exh. 6 of 12.30.2021 Deposition of Tocarro Davis Combs
Ex. No. 405	Transcript of Second Telephone Interview of Tocarro Davis	12/28/2021	Exh. 7 of 12.30.2021 Deposition of Tocarro Davis Combs
Ex. No. 406	Report of Investigation for Fulton County Absentee Ballot Fraud	8/31/2020	Exh. 8 of 12.30.2021 Deposition of Tocarro Davis Combs
Ex. No. 407	Deposition Transcript of Tocarro Davis Combs	12/30/2021	
Ex. No. 408	Declaration of Michelle Solomon	10/30/2020	Exh. 1 of 12.23.2021 Deposition of Michelle Solomon; PLTFS001821 - PLTFS001825
Ex. No. 409	eNet Report of Michelle Solomon	12/9/2021	Exh. 2 of 12.23.2021 Deposition of Michelle Solomon
Ex. No. 410	Deposition Transcript of Michelle Solomon	12/23/2021	
Ex. No. 411	eNet Report of Chauntel Abbott	12/9/2021	STATE-DEFENDANTS-01151663 - STATE-DEFENDANTS-01151664
Ex. No. 412	Deposition Transcript of Brenda Lee	12/28/2021	
Ex. No. 413	Declaration of Brenda Lee	10/13/2020	PLTFS001744 - PLTFS001751
Ex. No. 414	eNet Report of Brenda Lee	12/9/2021	STATE-DEFENDANTS-01151661 - STATE-DEFENDANTS-01151662
Ex. No. 415	Declaration of Susan Banks Williams	6/13/2021	Exh. 1 of 12.21.2021 Deposition of Susan Banks Williams; PLTFS001655 - PLTFS001658
Ex. No. 416	Deposition Transcript of Susan Banks Williams	12/21/2021	
Ex. No. 417	eNet Report of Susan Banks Williams	12/9/2021	STATE-DEFENDANTS-01151725 - STATE-DEFENDANTS-01151726
Ex. No. 418	eNet Report of Keith Weinberg	12/9/2021	Exh. 1 of 1.5.2022 Deposition of Keith Weinberg; STATE-DEFENDANTS-01151686 - STATE-DEFENDANTS-0115687
Ex. No. 419	Declaration of Keith Weinberg	3/1/2021	Exh. 2 of 1.5.2022 Deposition of Keith Weinberg; PLTFS001878 - PLTFS001896
Ex. No. 420	Deposition Transcript of Keith Weinberg	1/5/2022	

Ex. No. 421	eNet Report of Alkhealasharteula Harrison	12/9/2021	Exh. 1 of 1.8.2022 Deposition of Alkhealasharteula Harrison; STATE-DEFENDANTS-01151653 - STATE-DEFENDANTS-01151654
Ex. No. 422	Declaration of Alkhealasharteula Harrison	7/2/2020	Exh. 2 of 1.8.2022 Deposition of Alkhealasharteula Harrison; PLTFS001719 - PLTFS001726
Ex. No. 423	Deposition Transcript of Alkhealasharteula Harrison	1/8/2022	
Ex. No. 424	Declaration of Karen Zorn	11/18/2020	Exh. 1 of 12.28.2021 Deposition of Karen Zorn; PLTFS001904 - PLTFS001908
Ex. No. 425	Deposition Transcript of Karen Zorn	12/28/2021	
Ex. No. 426	eNet Report of Karen Zorn	12/9/2021	STATE-DEFENDANTS-01151682 - STATE-DEFENDANTS-01151683
Ex. No. 427	Declaration of Jayme Wills	1/22/2021	Exh. 1 of 1.13.2022 Deposition of Jayme Wills; PLTFS001897 - PLTFS001903
Ex. No. 428	Deposition Transcript of Jayme Wills	1/13/2022	
Ex. No. 429	eNet Report of Jayme Wills	12/9/2021	STATE-DEFENDANTS-01151678 - STATE-DEFENDANTS-01151679
Ex. No. 430	Declaration of Emily Huskey	9/8/2020	Exh. 1 of 1.4.2022 Deposition of Emily Huskey; PLTFS001727 - PLTFS001737
Ex. No. 431	Deposition Transcript of Emily Huskey	1/4/2022	
Ex. No. 432	eNet Report of Emily Huskey	12/9/2021	STATE-DEFENDANTS-01151671 - STATE-DEFENDANTS-01151672
Ex. No. 433	Defendants' Notice to Take the Deposition of Lee Anne Feeley	1/6/2022	Exh. 1 of 1.7.2022 Deposition of Lee Anne Feeley
Ex. No. 434	Declaration of Lee Anne Feeley	1/26/2021	Exh. 2 of 1.7.2022 Deposition of Lee Anne Feeley; PLTFS001694 - PLTFS001699
Ex. No. 435	Documents Provided by Lee Anne Feeley	11/1/2020	Exh. 3 of 1.7.2022 Deposition of Lee Anne Feeley
Ex. No. 436	Deposition Transcript of Lee Anne Feeley	1/7/2022	
Ex. No. 437	eNet Report of Lee Anne Feeley	12/9/2021	STATE-DEFENDANTS-01151690 - STATE-DEFENDANTS-01151691
Ex. No. 438	Declaration of Dr. Sheree Dixon	2/12/2021	Exh. 1 of 1.4.2022 Deposition of Sheree Dixon; PLTFS001691 - PLTFS001693
Ex. No. 439	eNet Report of Dr. Sheree Dixon	12/9/2021	Exh. 2 of 1.4.2022 Deposition of Sheree Dixon; STATE-DEFENDANTS-01151723 - STATE-DEFENDANTS-01151724
Ex. No. 440	Deposition Transcript of Dr. Sheree Dixon	1/4/2022	
Ex. No. 441	eNet Report of Grace Strickland	12/9/2021	STATE-DEFENDANTS-01151676 - STATE-DEFENDANTS-01151677
Ex. No. 442	Notice of Deposition of Hank Bromley	10/18/2019	Exh. 1 of 10.22.2019 Deposition of Hank Bromley
Ex. No. 443	Declaration of Hank Bromley	11/15/2018	Exh. 2 of 10.22.2019 Deposition of Hank Bromley; PLTFS000425 - PLTFS000426
Ex. No. 444	Deposition Transcript of Hank Bromley	10/22/2019	
Ex. No. 445	Notice of Deposition of Cam Thi Ashling	11/27/2019	Exh. 1 of 12.2.2019 Deposition of Cam Thi Ashling
Ex. No. 446	Declaration of Cam Thi Ashling	10/9/2019	Exh. 2 of 12.2.2019 Deposition of Cam Thi Ashling; PLTFS000946 - PLTFS000947
Ex. No. 447	Deposition Transcript of Cam Thi Ashling	12/2/2019	
Ex. No. 448	Notice of Deposition of Barbara Liscord	11/5/2019	Exh. 1 of 11.7.2019 Deposition of Barbara McKusick Liscord
Ex. No. 449	Declaration of Barbara Liscord	11/16/2018	Exh. 2 of 11.7.2019 Deposition of Barbara McKusick Liscord; PLTFS000457-PLTFS000460
Ex. No. 450	Concord Monitor Letter: Let America Vote	11/16/2018	Exh. 3 of 11.7.2019 Deposition of Barbara McKusick Liscord
Ex. No. 451	Deposition Transcript of Barbara Liscord	11/7/2019	
Ex. No. 452	Deposition Notice of Patrick Longstreth	10/31/2019	Exh. 1 of 11.7.2019 Deposition of Patrick Longstreth
Ex. No. 453	Declaration of Patrick Longstreth	11/12/2018	Exh. 2 of 11.7.2019 Deposition of Patrick Longstreth; PLTFS000288-PLTFS000289
Ex. No. 454	Deposition Transcript of Patrick Longstreth	11/7/2019	
Ex. No. 455	Notice of Deposition of Lori Goldstrom	10/29/2019	Exh. 1 of 10.31.2019 Deposition of Lori Goldstrom
Ex. No. 456	Declaration of Lori Goldstrom	11/13/2018	Exh. 2 of 10.31.2019 Deposition of Lori Goldstrom; PLTFS000233-PLTFS000234
Ex. No. 457	Deposition Transcript of Lori Goldstrom	10/31/2019	
Ex. No. 458	Notice of Deposition of Shannon Gaggero	10/24/2019	Exh. 1 of 10.31.2019 Deposition of Shannon Gaggero
Ex. No. 459	Screenshot of Social Media Page	10/31/2019	Exh. 2 of 10.31.2019 Deposition of Shannon Gaggero

Ex. No. 460	Declaration of Shannon Gaggero	11/11/2018	Exh. 3 of 10.31.2019 Deposition of Shannon Gaggero; PLTFS000330 - PLTFS000332
Ex. No. 461	Excel Sheet of Shannon Gaggero Voter Resitration Incidents	10/31/2019	Exh. 4 of 10.31.2019 Deposition of Shannon Gaggero
Ex. No. 462	Screenshot of Georgia Government Transparency and Campaign Finance Commission Campaign Reports	10/31/2019	Exh. 5 of 10.31.2019 Deposition of Shannon Gaggero
Ex. No. 463	Deposition Transcript of Shannon Gaggero	10/31/2019	
Ex. No. 464	Notice of Deposition of Melanie Manning	11/6/2019	Exh. 1 of 11.20.2019 Deposition of Melanie Manning
Ex. No. 465	eNet Report of Melanie Manning	10/16/2019	Exh. 2 of 11.20.2019 Deposition of Melanie Manning
Ex. No. 466	Declaration of Melanie Manning	11/15/2018	Exh. 3 of 11.20.2019 Deposition of Melanie Manning; PLTFS000254-PLTFS000257
Ex. No. 467	Deposition Transcript of Melanie Manning	11/20/2019	
Ex. No. 468	Notice of Deposition of Benjamin Ross	12/3/2019	Exh. 1 of 12.5.2019 Deposition of Benjamin Ross
Ex. No. 469	Declaration of Benjamin Ross	11/12/2018	Exh. 2 of 12.5.2019 Deposition of Benjamin Ross; PLTFS000034-PLTFS000038
Ex. No. 470	Deposition Transcript of Benjamin Ross	12/5/2019	
Ex. No. 471	Notice of Deposition of Gary Ratner	11/18/2019	Exh. 1 of 11.21.2019 Deposition of Gary Ratner
Ex. No. 472	Declaration of Gary Ratner	11/11/2018	Exh. 2 of 11.21.2019 Deposition of Gary Ratner; PLTFS000179-PLTFS000181
Ex. No. 473	Excel Sheet of Voter Incidents	11/21/2019	Exh. 3 of 11.21.2019 Deposition of Gary Ratner
Ex. No. 474	Deposition Transcript of Gary Ratner	11/21/2019	
Ex. No. 475	Declaration of Diana Cofield	3/28/2019	Exh. 1 of 11.1.2019 Deposition of Diana Cofield; PLTFS000773-PLTFS000775
Ex. No. 476	Deposition Transcript of Diana Cofield	11/1/2019	
Ex. No. 477	Notice of Deposition of Kelly Dermody	10/18/2019	Exh. 1 of 10.25.2019 Deposition of Kelly Dermody
Ex. No. 478	Declaration of Kelly Dermody	11/13/2019	Exh. 2 of 10.25.2019 Deposition of Kelly Dermody; PLTFS000507-PLTFS000516
Ex. No. 479	Deposition Transcript of Kelly Dermody	10/25/2019	
Ex. No. 480	Notice of Deposition of Margaret Church	10/18/2019	Exh. 1 of 10.25.2019 Deposition of Margaret Church
Ex. No. 481	Declaration of Margaret Church	11/12/2018	Exh. 2 of 10.25.2019 Deposition of Margaret Church; PLTFS000241 - PLTFS000245
Ex. No. 482	Deposition Transcript of Margaret Church	10/25/2019	
Ex. No. 483	Notice of Deposition of Saundra Brundage	10/18/2019	Exh. 1 of 10.24.2019 Deposition of Saundra Brundage
Ex. No. 484	eNet Report of Saundra Brundage	10/16/2019	Exh. 2 of 10.24.2019 Deposition of Saundra Brundage
Ex. No. 485	Declaration of Saundra Brundage	11/11/2018	Exh. 3 of 10.24.2019 Deposition of Saundra Brundage; PLTFS000325 - PLTFS000327
Ex. No. 486	Deposition Transcript of Saundra Brundage	10/24/2019	
Ex. No. 487	Subpoena to Testify at a Deposition of Kia Carter	4/2/2020	Exh. 1 of 4.17.2020 Deposition of Kia Carter
Ex. No. 488	Declaration of Kia Carter	11/15/2018	Exh. 2 of 4.17.2020 Deposition of Kia Carter; PLTFS000446-PLTFS000449
Ex. No. 489	Deposition Transcript of Kia Carter	4/23/202	
Ex. No. 490	Letter and Subpoena to Testify at a Deposition for Antoinette Johnson	4/2/2020	Exh. 1 of 4.20.2020 Deposition of Antoinette Johnson
Ex. No. 491	Declaration of Antoinette Johnson	11/15/2018	Exh. 2 of 4.20.2020 Deposition of Antoinette Johnson; PLTFS0004427-PLTFS000428
Ex. No. 492	Deposition Transcript of Antoinette Johnson	4/20/2020	
Ex. No. 493	Notice of Deposition of Felicia Freeman	1/10/2020	Exh. 1 of 1.16.2020 Deposition of Felicia Freeman
Ex. No. 494	Declaration of Felicia Freeman	10/16/2019	Exh. 2 of 1.16.2020 Deposition of Felicia Freeman; PLTFS000427 - PLTFS000428
Ex. No. 495	Deposition Transcript of Felicia Freeman	1/16/2020	
Ex. No. 496	eNet Report of Fecilia Freeman	2/14/2022	STATE-DEFENDANTS-11151953 - STATE-DEFENDANTS-11151954
Ex. No. 497	Subpoena to Testify at a Deposition of Eunice Walden	4/2/2020	Exh. 1 of 4.17.2020 Deposition of Eunice Walden
Ex. No. 498	Declaration of Eunice Walden	11/15/2018	Exh. 2 of 4.17.2020 Deposition of Eunice Walden; PLTFS000379-PLTFS000382
Ex. No. 499	Deposition Transcript of Eunice Walden	4/17/2020	
Ex. No. 500	eNet Report of Eunice Walden	2/14/2022	STATE-DEFENDANTS-11151955 - STATE-DEFENDANTS-11151956
Ex. No. 501	Subpoena to Testify at a Deposition of Samantha Cramer	3/26/2020	Exh. 1 of 4.6.2020 Deposition of Samantha Cramer

Ex. No. 502	Declaration of Samantha Cramer	12/18/2019	Exh. 2 of 4.6.2020 Deposition of Samantha Cramer; PLTFS001098 - PLTFS001107
Ex. No. 503	Deposition Transcript of Samantha Cramer	4/6/2020	
Ex. No. 504	Notice of Deposition of Alexis Clark	10/18/2019	Exh. 1 of 10.25.2019 Deposition of Alexis Clark
Ex. No. 505	Declaration of Alexis Clark	11/20/2018	Exh. 2 of 10.25.2019 Deposition of Alexis Clark; PLTFS000577 - PLTFS000580
Ex. No. 506	Deposition Transcript of Alexis Clark	10/25/2019	
Ex. No. 507	eNet Report of Alexis Clark	2/11/2022	STATE-DEFENDANTS-11151957 - STATE-DEFENDANTS-11151958
Ex. No. 508	Declaration of Linda Marshall	6/12/2019	Exh. 1 of 10.25.2019 Deposition of Linda Marshall
Ex. No. 509	Deposition Transcript of Linda Marshall	10/25/2019	
Ex. No. 510	eNet Report of Linda Marshall	2/14/2022	STATE-DEFENDANTS-11151959 - STATE-DEFENDANTS-11151960
Ex. No. 511	Subpoena to Testify at a Deposition of Frank Lucas	4/2/2020	Exh. 1 of 4.20.2020 Deposition of Frank Lucas
Ex. No. 512	Declaration of Frank Lucas	5/23/2019	Exh. 2 of 4.20.2020 Deposition of Frank Lucas; PLTFS000886 - PLTFS000888
Ex. No. 513	Deposition Transcript of Frank Lucas	4/20/2020	
Ex. No. 514	eNet Report of Frank Lucas	2/14/2022	STATE-DEFENDANTS-11151961 - STATE-DEFENDANTS-11151962
Ex. No. 515	Subpoena to Testify at a Deposition of Dasia Holt	4/23/2020	Exh. 1 of 4.27.2020 Deposition of Dasia Holt
Ex. No. 516	Declaration of Dasia Holt	11/15/2018	Exh. 2 of 4.27.2020 Deposition of Dasia Holt; PLTFS000383 - PLTFS000386
Ex. No. 517	Deposition Transcript of Dasia Holt	4/27/2020	
Ex. No. 518	eNet Report of Dasia Holt	2/11/2022	STATE-DEFENDANTS-11151963 - STATE-DEFENDANTS-11151964
Ex. No. 519	Subpoena to Testify at a Deposition of Anthony McKissic	4/2/2020	Exh. 1 of 4.21.2020 Deposition of Anthony McKissic
Ex. No. 520	Declaration of Anthony McKissic	10/6/2019	Exh. 2 of 4.21.2020 Deposition of Anthony McKissic; PLTFS000948 - PLTFS000951
Ex. No. 521	Deposition Transcript of Anthony McKissic	4/21/2020	
Ex. No. 522	eNet Report of Anthony McKissic	2/11/2014	STATE-DEFENDANTS-11151965 - STATE-DEFENDANTS-11151966
Ex. No. 523	Subpoena to Testify at a Deposition of Chris Duncan	3/24/2020	Exh. 1 of 4.7.2020 Deposition of Chris Duncan
Ex. No. 524	Declaration of Chris Duncan	11/15/2018	Exh. 2 of 4.7.2020 Deposition of Chris Duncan; PLTFS000378 - PLTFS000379
Ex. No. 525	eNet Report of Chris Duncan	4/7/2020	Exh. 3 of 4.7.2020 Deposition of Chris Duncan
Ex. No. 526	Deposition Transcript of Chris Duncan	4/7/2020	
Ex. No. 527	Notice of Deposition of Carlos del Rio	2/7/2020	Exh. 1 of 2.19.2020 Deposition of Carlos del Rio
Ex. No. 528	Declaration of Carlos del Rio	11/15/2018	Exh. 2 of 2.19.2020 Deposition of Carlos del Rio; PLTFS000363 - PLTFS000365
Ex. No. 529	Deposition Transcript of Carlos del Rio	2/19/2020	
Ex. No. 530	eNet Report of Carlos del Rio	2/14/2022	STATE-DEFENDANTS-11151967 - STATE-DEFENDANTS-11151968
Ex. No. 531	Notice of Deposition of Norma Guardiola-Valle	10/29/2019	Exh. 1 of 11.4.2019 Deposition of Norma Guardiola-Valle
Ex. No. 532	Declaration of Norma Guardiola-Valle	11/13/2018	Exh. 2 of 11.4.2019 Deposition of Norma Guardiola-Valle; PLTFS000268 - 000271
Ex. No. 533	Deposition Transcript of Norma Guardiola-Valle	11/4/2019	
Ex. No. 534	Notice of Deposition of Robin Boyd	10/18/2019	Exh. 1 of 10.24.2019 Deposition of Robin Boyd
Ex. No. 535	Declaration of Robin Boyd	11/13/2018	Exh. 2 of 10.24.2019 Deposition of Robin Boyd; PLTFS000298 - PLTFS000300
Ex. No. 536	eNet Report of Robin Boyd	10/11/2019	Exh. 3 of 10.24.2019 Deposition of Robin Boyd
Ex. No. 537	Deposition Transcript of Robin Boyd	10/24/2019	
Ex. No. 538	Notice of Deposition of Jaqueline Bartley	10/18/2019	Exh. 1 of 10.25.2019 Deposition of Jaqueline Bartley
Ex. No. 539	Declaration of Jaqueline Bartley	1/8/2010	Exh. 2 of 10.25.2019 Deposition of Jaqueline Bartley; PLTFS000707 - PLTFS000711
Ex. No. 540	eNet Report of Jaqueline Bartley	10/16/2019	Exh. 3 of 10.25.2019 Deposition of Jaqueline Bartley
Ex. No. 541	Deposition Transcript of Jaqueline Bartley	10/25/2019	
Ex. No. 542	Declaration of Phoebe Einzig-Roth	11/13/2018	Exh. 1 of 10.18.2019 Deposition of Phoebe Einzig-Roth; PLTFS 000290 - PLTFS000291
Ex. No. 543	Letter from DeKalb County Regarding Voter Registration	10/19/2018	Exh. 2 of 10.18.2019 Deposition of Phoebe Einzig-Roth
Ex. No. 544	Deposition Transcript of Phoebe Einzig-Roth	10/18/2019	
Ex. No. 545	Notice of Deposition of Kiara Jackson	10/29/2019	Exh. 1 of 11.7.2019 Deposition of Kiara Jackson
Ex. No. 546	Declaration of Kiara Jackson	3/27/2019	Exh. 2 of 11.7.2019 Deposition of Kiara Jackson; PLTFS000796 - PLTFS000799

Ex. No. 547	Deposition Transcript of Kiara Jackson	11/7/2019	
Ex. No. 548	Subpoena to Testify at a Deposition of Keteria Neal	3/24/2020	Exh. 1 of 4.8.2020 Deposition of Keteria Neal
Ex. No. 549	Declaration of Keteria Neal	11/15/2018	Exh. 2 of 4.8.2020 Deposition of Keteria Neal; PLTFS000409 - PLTFS000411
Ex. No. 550	eNet Report of Keteria Neal	10/16/2019	Exh. 3 of 4.8.2020 Deposition of Keteria Neal
Ex. No. 551	Deposition Transcript of Keteria Neal	4/8/2020	
Ex. No. 552	Notice of Deposition of Diondra Thurman-Jetter	12/17/2019	Exh. 1 of 12.23.2019 Deposition of Diondra Thurman-Jetter
Ex. No. 553	eNet Report of Diondra Thurman-Jetter	10/11/2019	Exh. 2 of 12.23.2019 Deposition of Diondra Thurman-Jetter
Ex. No. 554	Declaration of Diondra Thurman-Jetter	11/15/2018	Exh. 3 of 12.23.2019 Deposition of Keteria Neal; PLTFS000438 - PLTFS000439
Ex. No. 555	Deposition Transcript of Diondra Thurman-Jetter	12/23/2019	
Ex. No. 556	eNet Report of Elan Brown	8/11/2020	STATE-DEFENDANTS-11151969 - STATE-DEFENDANTS-11151970
Ex. No. 557	Subpoena to Testify at a Deposition of Camille Williams	3/24/2020	Exh. 1 of 4.13.2020 Deposition of Camille Williams
Ex. No. 558	Declaration of Camille Williams	11/1/2018	Exh. 2 of 4.13.2020 Deposition of Camille Williams; PLTFS000464 - PLTFS000465
Ex. No. 559	Deposition Transcript of Camille Williams	4/13/2020	
Ex. No. 560	eNet Report of Camille Williams	2/14/2022	STATE-DEFENDANTS-11151971 - STATE-DEFENDANTS-11151972
Ex. No. 561	eNet Report of Dina Medalla	8/11/2020	STATE-DEFENDANTS-11151973 - STATE-DEFENDANTS-11151974
Ex. No. 562	Email from Ali Kefeli regarding obstacles for registering to vote	2/14/2020	PLTFS001918 - PLTFS001922
Ex. No. 563	Julian Grill email sending additional details of his experience to Fair Fight Action	7/25/2020	PLTFS001938 - PLTFS001939
Ex. No. 564	Fair Fight Action Email to Julian Grill thanking him for sharing his experience	7/16/2020	PLTFS001940
Ex. No. 565	Julian Grill email sharing his experience with Fair Fight Action	7/16/2020	PLTFS001941 - PLTFS001942
Ex. No. 566	Julian Grill communications with Fair Fight about his experience	7/16/2020	PLTFS001953 - PLTFS001955
Ex. No. 567	Email from Sonali Parikh to Maggie Skinner regarding the signing of her declaration	11/11/2020	PLTFS001969 - PLTFS001971
Ex. No. 568	O.C.G.A. § 21-2-31	6/3/2010	Exh. 7 of 10.10.2019 Deposition of David Worley
Ex. No. 569	Rhonda J. Martin, et al. v. Brian Kemp, et al. Temporary Restraining Order	10/25/2018	Exh. 8 of 10.10.2019 Deposition of David Worley
Ex. No. 570	Official Election Bulletin Regarding Order Regarding Rejected Absentee Ballots and Applications for Signature Non-Match	10/25/2018	Exh. 9 of 10.10.2019 Deposition of David Worley
Ex. No. 571	Official Election Bulletin Regarding Pending Citizenship Registrations at Voting Locations	11/2/2018	Exh. 10 of 10.10.2019 Deposition of David Worley
Ex. No. 572	Email from David Worley to Secretary Crittenden regarding counting of absentee ballots.	11/13/2018	Exh. 12 of 10.10.2019 Deposition of David Worley
Ex. No. 573	Email from David Worley to Secretary Crittenden regarding issuing guidance of Judge May's ruling.	11/13/2018	Exh. 14 of 10.10.2019 Deposition of David Worley
Ex. No. 574	The Democratic Party of Georgia, Inc. and AFG Group v. Robyn A Crittenden, et al. Order	11/14/2018	Exh. 15 of 10.10.2019 Deposition of David Worley
Ex. No. 575	Email chain between David Worley and Chris Harvey regarding voter rolls issue.	11/8/2016	Exh. 17 of 10.10.2019 Deposition of David Worley
Ex. No. 576	Email between David Worley and Chris Harvey regarding absentee ballot status.	11/5/2018	Exh. 18 of 10.10.2019 Deposition of David Worley
Ex. No. 577	Email chain between Penn Payne and Chris Harvey regarding an investigation into the registration status of James Gilliam, Jr.	6/18/2018	Exh. 19 of 10.10.2019 Deposition of David Worley
Ex. No. 578	Curriculum Vitae of Lorraine Minnite	12/13/2019	Exh. 1 of 1.7.2022 Deposition of Lorraine Minnite
Ex. No. 579	Expert Report of Lorraine Minnite	11/24/2019	Exh. 2 of 1.7.2022 Deposition of Lorraine Minnite
Ex. No. 580	Supplemental Expert Report of Lorraine Minnite	11/29/2021	Exh. 3 of 1.7.2022 Deposition of Lorraine Minnite
Ex. No. 581	Supplemental Expert Report of Lorraine Minnite	11/29/2021	Exh. 4 of 1.7.2022 Deposition of Lorraine Minnite; Doc 282-1
Ex. No. 582	Doug Collins Letter to Secretary Brad Raffensperger	11/10/2020	Exh. 6 of 1.7.2022 Deposition of Lorraine Minnite
Ex. No. 583	Deposition Transcript of Lorraine Minnite	1/7/2022	
Ex. No. 584	Notice of Deposition of Dr. Adrienne Jones	12/29/2021	Exh. 1 of 1.4.2022 Deposition of Adrienne Jones
Ex. No. 585	Expert Supplementary Report of Dr. Adrienne Jones	12/1/2021	Exh. 2 of 1.4.2022 Deposition of Adrienne Jones
Ex. No. 586	Expert report of Dr. Adrienne Jones	8/15/2019	Exh. 3 of 1.4.2022 Deposition of Adrienne Jones
Ex. No. 587	How to Win a "Long Game" by Adrienne Jones and Andrew Polsky	N/A	Exh. 4 of 1.4.2022 Deposition of Adrienne Jones
Ex. No. 588	Deposition Transcript of Dr. Adrienne Jones	12/19/2019	Exh. 5 of 1.4.2022 Deposition of Adrienne Jones

Ex. No. 589	House Bill 836	N/A	Exh. 6 of 1.4.2022 Deposition of Adrienne Jones
Ex. No. 590	Judson Edge, et al. v. Sumter County School District, et al.	N/A	Exh. 7 of 1.4.2022 Deposition of Adrienne Jones
Ex. No. 591	House Bill 836 (As Passed House and Senate)	N/A	Exh. 8 of 1.4.2022 Deposition of Adrienne Jones
Ex. No. 592	Mathis Kears Wright, Jr., v. Sumter County Board of Elections and Registration	3/17/2018	Exh. 9 of 1.4.2022 Deposition of Adrienne Jones
Ex. No. 593	Mathis Kears Wright, Jr., v. Sumter County Board of Elections and Registration Order	5/16/2019	Exh. 10 of 1.4.2022 Deposition of Adrienne Jones
Ex. No. 594	Mathis Kears Wright, Jr., v. Sumter County Board of Elections and Registration Motion for Limited Remand	4/16/2019	Exh. 11 of 1.4.2022 Deposition of Adrienne Jones
Ex. No. 595	Deposition Transcript of Dr. Adrienne Jones	1/4/2022	
Ex. No. 596	State Election Board Hearing	9/10/2020	Exh. 3 of 1.19.2022 Deposition of Matthew Mashburn
Ex. No. 597	Deposition Transcript of Matthew Mashburn	1/19/2022	
Ex. No. 598	Electronic Registration Information Center, Inc. Membership Agreement	4/11/2019	STATE-DEFENDANTS-11151782 - STATE-DEFENDANTS-11151793
Ex. No. 599	Carahsoft Technology Corp Statement of Work	9/17/2021	STATE-DEFENDANTS-11151729 - STATE-DEFENDANTS-11151781
Ex. No. 600	State Election Board Hearing	4/17/2019	Exh. 1 of 2.8.2022 Deposition of Anh Le
Ex. No. 601	State Election Board Hearing	9/3/2020	Exh. 3 of 2.8.2022 Deposition of Anh Le
Ex. No. 602	State Election Board Hearing	8/21/2019	Exh. 4 of 2.8.2022 Deposition of Anh Le
Ex. No. 603	State Election Board Hearing	2/17/2021	Exh. 5 of 2.8.2022 Deposition of Anh Le
Ex. No. 604	Blessed Ballot 2020: Black-Led Voter Power Panel	10/3/2020	Exh. 1 of 2.11.2022 Deposition of Reverend Bronson Woods; PLTFS-EBC-001667
Ex. No. 605	Blessed Ballot: Proposed Comms Plan	10/13/2020	Exh. 2 of 2.11.2022 Deposition of Reverend Bronson Woods; PLTFS-EBC-001668 - PLTFS-EBC-001671
Ex. No. 606	Blessed Ballot 2020 Email for National Voter Registration Day	9/22/2020	Exh. 3 of 2.11.2022 Deposition of Reverend Bronson Woods; PLTFS-EBC-001679 - PLTFS-EBC-001680
Ex. No. 607	Georgia Voting Precinct Chaplains Training	N/A	Exh. 4 of 2.11.2022 Deposition of Reverend Bronson Woods; PLTFS-EBC-001697 - PLTFS-EBC-001707
Ex. No. 608	Plaintiffs' Status Report in Accordance with Paragraph 12 of the Court's November 30, 2021 Order, ECF 641	2/4/2022	Exh. 5 of 2.11.2022 Deposition of Reverend Bronson Woods
Ex. No. 609	Second Amended Complaint for Declaratory and Injunctive Relief	12/3/2020	Exh. 6 of 2.11.2022 Deposition of Reverend Bronson Woods
Ex. No. 610	Fair Fight Tweet on 12/6/20 at 10:44 AM	12/6/2020	STATE-DEFENDANTS-11151965; <a href="https://twitter.com/fairfightaction/status/1335611036905459713">https://twitter.com/fairfightaction/status/1335611036905459713</a>
Ex. No. 611	Stacey Abrams' Tweet on 11/4/20 at 8:48 AM	11/4/2020	STATE-DEFENDANTS-11151976; <a href="https://twitter.com/staceyabrams/status/1323985586743631872">https://twitter.com/staceyabrams/status/1323985586743631872</a>
Ex. No. 612	Lauren Groh-Wargo Tweet on 1/8/21 at 3:44 PM	1/8/2021	STATE-DEFENDANTS-11151977; <a href="https://twitter.com/gwlauren/status/1347645282310348802">https://twitter.com/gwlauren/status/1347645282310348802</a>
Ex. No. 613	Lauren Groh-Wargo Retweet of Fair Fight Action Tweet on 12/6/20 at 10:44 AM	12/6/2020	STATE-DEFENDANTS-11151978; <a href="https://twitter.com/fairfightaction/status/1335611047298953222">https://twitter.com/fairfightaction/status/1335611047298953222</a>
Ex. No. 614	J. Alex Halderman Tweet on 11/21/20 at 8:59 AM	11/21/2020	STATE-DEFENDANTS-11151979; <a href="https://twitter.com/jhalderm/status/1330148809448558594?ctx=HHwWhMC42e7SofUkAAAA">https://twitter.com/jhalderm/status/1330148809448558594?ctx=HHwWhMC42e7SofUkAAAA</a>
Ex. No. 615	J. Alex Halderman Tweet on 11/15/20 at 3:04 PM	11/15/2020	STATE-DEFENDANTS-11151980; <a href="https://twitter.com/jhalderm/status/1328066407892860933?ctx=HHwWioCqiZLXnu4kAAAA">https://twitter.com/jhalderm/status/1328066407892860933?ctx=HHwWioCqiZLXnu4kAAAA</a>
Ex. No. 616	Frank Bajak Retweet of J. Alex Halderman Tweet on 11/13/20	11/13/2020	STATE-DEFENDANTS-11151981; STATE-DEFENDANTS-11151982;
Ex. No. 617	J. Alex Halderman Tweet on 11/12/20 at 4:11 PM	11/12/2020	<a href="https://twitter.com/jhalderm/status/1326995948480978947?ctx=HHwWhoC7-Znyt-okAAAA">https://twitter.com/jhalderm/status/1326995948480978947?ctx=HHwWhoC7-Znyt-okAAAA</a>
Ex. No. 618	Lauren Groh-Wargo Tweet on 8/10/19 at 2:19 PM	8/10/2019	STATE-DEFENDANTS-11151983; <a href="https://twitter.com/gwlauren/status/1160254299840143360">https://twitter.com/gwlauren/status/1160254299840143360</a>
Ex. No. 619	Lauren Groh-Wargo Tweet on 5/15/19 at 12:03 PM	5/15/2019	STATE-DEFENDANTS-11151985; <a href="https://twitter.com/gwlauren/status/1128692456415997952">https://twitter.com/gwlauren/status/1128692456415997952</a>
Ex. No. 620	Lauren Groh-Wargo Tweet on 5/15/19 at 12:03 PM	5/15/2019	STATE-DEFENDANTS-11151984; <a href="https://twitter.com/gwlauren/status/1128692457368104963">https://twitter.com/gwlauren/status/1128692457368104963</a>
Ex. No. 621	Lauren Groh-Wargo Tweet on 6/1/19 at 1:12 PM	6/1/2019	STATE-DEFENDANTS-11151986; <a href="https://twitter.com/gwlauren/status/1134870380051611648">https://twitter.com/gwlauren/status/1134870380051611648</a>

Ex. No. 622	Lauren Groh-Wargo Retweet of Adam Harrell Tweet on 6/10/19 at 9:23 AM	6/10/2019	STATE-DEFENDANTS-11151987; <a href="https://twitter.com/adamdharrell/status/1138074218715930624">https://twitter.com/adamdharrell/status/1138074218715930624</a> ; <a href="https://twitter.com/adamdharrell/status/1138074218715930624/retweets">https://twitter.com/adamdharrell/status/1138074218715930624/retweets</a>
Ex. No. 623	Lauren Groh-Wargo Retweet of Georgia Democrat Tweet on 7/18/19 at 11:50 AM	7/18/2019	STATE-DEFENDANTS-11151988; <a href="https://twitter.com/GeorgiaDemocrat/status/1151882039676854273">https://twitter.com/GeorgiaDemocrat/status/1151882039676854273</a> ; <a href="https://twitter.com/GeorgiaDemocrat/status/1151882039676854273/retweets">https://twitter.com/GeorgiaDemocrat/status/1151882039676854273/retweets</a>
Ex. No. 624	Lauren Groh-Wargo Retweet of Fair Fight Action on 7/25/19 at 2:13 PM	7/25/2019	STATE-DEFENDANTS-11151989; <a href="https://twitter.com/fairfightaction/status/1154454579628642305">https://twitter.com/fairfightaction/status/1154454579628642305</a> ; <a href="https://twitter.com/fairfightaction/status/1154454579628642305/retweets">https://twitter.com/fairfightaction/status/1154454579628642305/retweets</a>
Ex. No. 625	Adam Harrell Tweet on 6/10/19 at 9:23 AM	6/10/2019	STATE-DEFENDANTS-11151990; <a href="https://twitter.com/adamdharrell/status/113807422272667648">https://twitter.com/adamdharrell/status/113807422272667648</a> ; <a href="https://twitter.com/adamdharrell/status/113807422272667648/retweets">https://twitter.com/adamdharrell/status/113807422272667648/retweets</a>
Ex. No. 626	Lauren Groh-Wargo Tweet on 7/24/19 at 7:04 PM	7/24/2019	STATE-DEFENDANTS-11151991; <a href="https://twitter.com/gwlauren/status/1154165519802675200">https://twitter.com/gwlauren/status/1154165519802675200</a>
Ex. No. 627	Lauren Groh-Wargo Tweet on 6/21/19 at 9:19 PM	6/21/2019	STATE-DEFENDANTS-11151992; <a href="https://twitter.com/gwlauren/status/1142240633463169024">https://twitter.com/gwlauren/status/1142240633463169024</a>
Ex. No. 628	Lauren Groh-Wargo Tweet on 7/24/19 at 7:04 PM	7/24/2019	STATE-DEFENDANTS-11151993; <a href="https://twitter.com/gwlauren/status/1154165518636654592">https://twitter.com/gwlauren/status/1154165518636654592</a>
Ex. No. 629	Lauren Groh-Wargo Retweet of Fair Fight Action Tweet on 7/25/19 at 2:13 PM	7/25/2019	STATE-DEFENDANTS-11151994; <a href="https://twitter.com/fairfightaction/status/1154454605255757824">https://twitter.com/fairfightaction/status/1154454605255757824</a> ; <a href="https://twitter.com/fairfightaction/status/1154454605255757824/retweets">https://twitter.com/fairfightaction/status/1154454605255757824/retweets</a>
Ex. No. 630	Seth Harp thanking then Secretary Brian Kemp for his hard work.	8/30/2017	Exh. 41 of 2019 Deposition of Seth Harp; STATE-DEFENDANTS-00015819 - STATE-DEFENDANTS-00015820
Ex. No. 631	Copy of Greg Bluestein, AJC Interview: Inside Perdue's Plan to Defeat Kemp in 2022, AJC	12/8/2021	<a href="https://www.ajc.com/politics/politics-blog/ajcinterview-inside-perdues-plan-to-defeat-kemp-in-2022/CYZFLSXL3RGHXG4IZUQIW7HKOY/">https://www.ajc.com/politics/politics-blog/ajcinterview-inside-perdues-plan-to-defeat-kemp-in-2022/CYZFLSXL3RGHXG4IZUQIW7HKOY/</a>
Ex. No. 632	Complaint of Ga Rep Party et al v. Raffensperger (2:20-cv-135)	12/17/2020	
Ex. No. 633	Copy of Stewart M. Gerson and Edward Larson, Georgia's Republican senators falsely claimed election fraud occurred just to stay in power, NBC NEWS	11/20/2020	<a href="https://www.nbcnews.com/think/opinion/georgia-s-republicansenators-falsely-claimed-election-fraud-occurred-just-ncna1248280">https://www.nbcnews.com/think/opinion/georgia-s-republicansenators-falsely-claimed-election-fraud-occurred-just-ncna1248280</a>
Ex. No. 634	Copy of Emily Jacobs, David Perdue backs GOP effort to object to Electoral College certification, NY POST	1/4/2021	<a href="https://nypost.com/2021/01/04/davidperdue-backs-gop-effort-to-object-to-electoral-college-certification/">https://nypost.com/2021/01/04/davidperdue-backs-gop-effort-to-object-to-electoral-college-certification/</a>
Ex. No. 635	Astead W. Herndon and Nick Corasaniti, Echoing Trump, David Perdue Sues Over Baseless Election Claims, N.Y. TIMES	12/11/2021	<a href="https://www.nytimes.com/2021/12/10/us/politics/david-perdue-georgiaelection.html">https://www.nytimes.com/2021/12/10/us/politics/david-perdue-georgiaelection.html</a>
Ex. No. 636	Aaron Blake, David Perdue's wink-and-nod campaign on voter fraud, WASHINGTON POST	12/6/2021	<a href="https://www.washingtonpost.com/politics/2021/12/06/david-perdues-wink-and-nod-campaign-voter-fraud/">https://www.washingtonpost.com/politics/2021/12/06/david-perdues-wink-and-nod-campaign-voter-fraud/</a>
Ex. No. 637	Letter from Perdue's Counsel	1/19/2022	Doc. No. 696-2
Ex. No. 638	Complaint of Perdue v. Fulton County, et al.	12/17/2020	
Ex. No. 639	Patricia Murphy Tweet on 2/16/22	2/16/2022	<a href="https://twitter.com/politicalinsidr/status/1493892362459881472?s=20&amp;t=PoutxMTDTtiVtB7z8HBv6A">https://twitter.com/politicalinsidr/status/1493892362459881472?s=20&amp;t=PoutxMTDTtiVtB7z8HBv6A</a>
Ex. No. 640	Fox News Video: "Sen. Perdue doubles down on call for Raffensperger resignation"	1/4/2021	<a href="https://video.foxnews.com/v/6220167482001#sp=show-clips">https://video.foxnews.com/v/6220167482001#sp=show-clips</a>
Ex. No. 641	Souls to the Polls Civic Engagement Toolkit	N/A	PLTFS-AME-000077 - PLTFS-AME-000084
Ex. No. 642	Georgia Pastors & Church-based Lawyers Election Protection Webinar	N/A	PLTFS-AME-000085
Ex. No. 643	Let's Do It Again, Georgia! Poll Chaplain Registration	N/A	PLTFS-AME-000086
Ex. No. 644	Operation Voter Turnout	1/5/2020	PLTFS-AME-000087 - PLTFS-AME-000090
Ex. No. 645	AME Church Outreach Calendar		PLTFS-AME-000091 - PLTFS-AME-000096
Ex. No. 646	Operation Voter Turnout Personal Voter Plan	N/A	PLTFS-AME-000097

Ex. No. 647	Voter Education, Outreach and Get Out the Vote and Voter Protection Plan	N/A	PLTFS-AME-000098 - PLTFS-AME-000102
Ex. No. 648	Operation Voter Turnout Transportation Budget Narrative	N/A	PLTFS-AME-000103
Ex. No. 649	Excel spreadsheet containing voting incidents by voter and category of incident	N/A	PLTFS-FFA-003104
Ex. No. 650	Image of email from Liza Conrad to Shannon Gaggero regarding post-SOTU engagement with supporters	2/5/2019	PLTFS-FFA-004101
Ex. No. 651	Image of email from Hillary Holley to supporters asking supporters to email Fair Fight Action if they experienced voter difficulties	1/28/2019	PLTFS-FFA-005505
Ex. No. 652	Image of email from Kelly Dermody to Leslie Bryan regarding poll watcher issues in Fulton County	11/13/2018	PLTFS-FFA-007649
Ex. No. 653	Image of affidavit of Kelly M. Dermody	N/A	PLTFS-FFA-007653
Ex. No. 654	Image of affidavit of Kelly M. Dermody	N/A	PLTFS-FFA-009345
Ex. No. 655	Email from Lee Ann Feeley to Lucy Rateau regarding her deposition. Email also includes screenshots of Lee Ann Feeley's Facebook posts.	1/12/2022	PLTFS001931
Ex. No. 656	Email from Lee Ann Feeley to Lucy Rateau regarding her inability to find documents requested.	1/12/2022	PLTFS001935
Ex. No. 657	Copy of Rules Governing Revocation of Appointment of Deputy Registrars and corresponding oath signed by Lee Ann Feeley	11/1/2020	PLTFS001936
Ex. No. 658	Redacted email from Patty Nathan to Lee Ann Feeley regarding corrections to Feeley's declaration.	12/13/2021	PLTFS-FFA-012781
Ex. No. 659	Redacted email from Lee Ann Feeley to Patty Nathan regarding corrections to Feeley's declaration	12/13/2021	PLTFS-FFA-012791
Ex. No. 660	Email chain between Mollye Lockwood and Liza Conrad regarding "Leadership Council: Trump's allies are attacking us"	4/19/2019	PLTFS-FFA-003861 - PLTFS-FFA-003866
Ex. No. 661	Email chain between Sara Ghazal and Justin Berger regarding "Speaking to Hannah Spero"	8/20/2019	PLTFS-FFA-003949 - PLTFS-FFA-003950
Ex. No. 662	Liza Conrad sending email to herself from Linda Marshall to Fulton County regarding status of voting registration	5/28/2019	PLTFS-FFA-004058
Ex. No. 663	Email from Linda Marshall to Liza Conrad that she did not appear on the voter rolls and was denied a provisional ballot	5/28/2019	PLTFS-FFA-004061
Ex. No. 664	Email from Liza Conrad to community leaders regarding "Next steps: conversation with Leader Abrams 5/15"	5/16/2019	PLTFS-FFA-004137
Ex. No. 665	Email between Martha Pearson and Leslie Bryan regarding edits to Pearson Affidavit	11/11/2018	PLTFS-FFA-004599
Ex. No. 666	Email chain between Kelly Dermody and Leslie Bryan regarding depositions in the lawsuit	10/25/2019	PLTFS-FFA-004605 - PLTFS-FFA-004607
Ex. No. 667	Email chain regarding changes to declaration of Lisa Schnellinger	11/12/2018	PLTFS-FFA-004648 - PLTFS-FFA-004650
Ex. No. 668	Email from Fair Fight regarding obtaining signed declarations	11/5/2019	PLTFS-FFA-004735
Ex. No. 669	Email from Fair Fight to Keme Hawkins regarding revising declaration	9/28/2019	PLTFS-FFA-004815 - PLTFS-FFA-004818
Ex. No. 670	Emails from Hope Wollensack relating to HB316 voting machines not generating human-readable paper copies, and clarifying "trouble voting" for their people	9/3/2019	PLTFS-FFA-005271
Ex. No. 671	Email chain relating to Fair Fight people that can join the confidential calls	7/8/2019	PLTFS-FFA-005272 - PLTFS-FFA-005274
Ex. No. 672	Email chain from Fair Fight relating to finding members of the congregation who lead in voter engagement work to find voters with problems	8/22/2019	PLTFS-FFA-005299
Ex. No. 673	Email from Liza Conrad regarding VSU students not using their student address when voting	4/30/2019	PLTFS-FFA-005674
Ex. No. 674	Email chain relating to HB481 Press Conference	3/21/2019	PLTFS-FFA-005896 - PLTFS-FFA-005898
Ex. No. 675	Email from Liza Conrad to Kathryn Grant regarding NDA information requested	6/21/2019	PLTFS-FFA-005902 - PLTFS-FFA-005903

Ex. No. 676	Email from Patty Nathan regarding the INVITE ONLY: Democracy warrior Organizing Day Summit	6/4/2019	PLTFS-FFA-005904 - PLTFS-FFA-005906
Ex. No. 677	Email from Cam Ashling re: Georgia's Voting Machine 'Reform' is a Threat to Free and Fair Elections	4/11/2019	PLTFS-FFA-005913
Ex. No. 678	Email from Salena Jegede to Linda Marshall regarding part time work	5/16/2019	PLTFS-FFA-005916
Ex. No. 679	Email from Liza Conrad regarding contributions to DeKalb County Board of Commissioners meeting	3/12/2019	PLTFS-FFA-006117
Ex. No. 680	Email chain regarding texting Fair Fight supporters around the country for contributions	2/6/2019	PLTFS-FFA-006135 - PLTFS-FFA-006136
Ex. No. 681	Unsigned Declaration of Kiara Jackson	N/A	PLTFS-FFA-006137 - PLTFS-FFA-006140
Ex. No. 682	Email invitation for Coffee with Founder Stacey Abrams and CEO Lauren Groh-Wargo	2/7/2020	PLTFS-FFA-006182
Ex. No. 683	Email from Liza Conrad asking Kavi Vu to join the team and describing team member roles	2/24/2020	PLTFS-FFA-006187
Ex. No. 684	Email to Clare Schexnyder regarding the declaration Fair Fight drafted for her	12/11/2019	PLTFS-FFA-006276 - PLTFS-FFA-006277
Ex. No. 685	Email to Latonia Smith regarding her declaration	9/22/2019	PLTFS-FFA-006408 - PLTFS-FFA-006409
Ex. No. 686	Email to Heather Samuelson regarding her declaration	11/25/2018	PLTFS-FFA-007705 - PLTFS-FFA-007708
Ex. No. 687	Email chain regarding the Pearson Affidavit	11/11/2018	PLTFS-FFA-007883
Ex. No. 688	Email from Ben Ross regarding what he witnessed as a poll watcher	11/11/2018	PLTFS-FFA-007886
Ex. No. 689	Email chain with Barabara Liscord, asking for deposition times	11/5/2019	PLTFS-FFA-008438 - PLTFS-FFA-008440
Ex. No. 690	Email chain with Barabara Liscord regarding her deposition	11/7/2019	PLTFS-FFA-008959 - PLTFS-FFA-008960
Ex. No. 691	Email to Kelly Dermody asking for an affidavit	11/13/2018	PLTFS-FFA-009331 - PLTFS-FFA-009333
Ex. No. 692	Emails relating to the deposition of Barbara Liscord	11/7/2019	PLTFS-FFA-009590
Ex. No. 693	Email to Patrick Longstreth relating to his deposition	11/7/2019	PLTFS-FFA-009635
Ex. No. 694	Email from Fair Fight to declarants to update them and thank them	3/27/2020	PLTFS-FFA-010211 - PLTFS-FFA-010212
Ex. No. 695	Email to Jane Crain to Randy Faigin regarding another screening of SUPPRESSED	1/13/2020	PLTFS-FFA-010232
Ex. No. 696	Emails relating to screening of SUPPRESSED and Randy Faigin meeting leea allen	1/13/2020	PLTFS-FFA-010326 - PLTFS-FFA-010327
Ex. No. 697	Unsigned Declaration of Kelly Dermody	N/A	PLTFS-FFA-010373 - PLTFS-FFA-010380
Ex. No. 698	Email to Colleen Corona regarding her experience as a poll worker	11/11/2018	PLTFS-FFA-010427
Ex. No. 699	Email regarding the exhibits for deposition of Andre Smith and exhibit attachments	12/27/2021	
Ex. No. 700	Transcript of Preliminary Injunction Proceedings Before Judge Steve C. Jones	2/10/2022	
Ex. No. 701	Adrienne Jones Tweet on 11/22/17	11/22/2017	
Ex. No. 702	Article by Adrienne Jones titled "Jones: Caucuses chaos underscores diminishing election credibility"	2/9/2020	
Ex. No. 703	Article by Adrienne Jones titled "Jones: Celebrating women who lift while they climb"	3/8/2020	
Ex. No. 704	Georgia Campaign Contribution Report of Kelly Dermody	7/17/2017	
Ex. No. 705	Article by Adrienne Jones titled "Jones: Failure to bail out postal service will lead to voter suppression"	5/10/2020	
Ex. No. 706	Georgia Campaign Contribution Report of Shannon Gaggero	7/22/2018	
Ex. No. 707	Emails between Andre Fields, Lauren Groh-Wargo and Aaron Blacksberg regarding Congressional Oversight of Governor Kemp as Secretary of State	7/25/2019	PLTFS-FFA-000252 - PLTFS-FFA-000257
Ex. No. 708	Emails between Andre Fields, Lauren Groh-Wargo and Aaron Blacksberg regarding setting up a call for House Oversight	2/14/2019	PLTFS-FFA-000258 - PLTFS-FFA-000259
Ex. No. 709	Emails between Lauren Groh-Wargo and James Park regarding hearing before the Judiciary Subcommittee on the Constitution, Civil Rights and Civil Liberties	2/11/2019	PLTFS-FFA-002133 - PLTFS-FFA-002135

Ex. No. 710	Emails between Andre Fields, Lauren Groh-Wargo and Aaron Blacksberg regarding setting up a call for House Oversight	7/25/2019	PLTFS-FFA-003477 - PLTFS-FFA-003482
Ex. No. 711	Why Georgia, Why? Peach State Residents' Perception of Voting-Related Improprieties and Their Impact on the 2018 Gubernational Election ( Hood and McKee)	5/7/2019	Exh.20 of 5/22/2020 deposition of Peyton McCrary
			<b>Placeholder:</b> Defendants reserve the right to amend and add to this list to the extent necessary based on the outstanding discovery in this case.

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

FAIR FIGHT ACTION, INC, *et al.*,  
*Plaintiffs,*

v.

BRAD RAFFENSPERGER, *et al.*,  
*Defendants.*

Civil Action No.  
1:18-cv-05391-SCJ

**PLAINTIFFS' OBJECTIONS TO DEFENDANTS' AMENDED  
ATTACHMENT G-2 (EXHIBIT LIST)**

Plaintiffs identify herein their objections to the potential trial exhibits Defendants have identified for this lawsuit. Plaintiffs reserve the right to assert objections to Defendants' Exhibit Nos. 334 – 711, which were identified by Defendants on February 18, 2022. Plaintiffs will assert any such objections by subsequent amendment as agreed to by Defendants. Plaintiffs further reserve the right to supplement this list with reasonable notice to counsel.

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 1	Deposition Transcript of Dr. Stephen Graves	2/25/2020		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 2	Report of Dr. Stephen Graves	12/1/2019	Exh. 1 of 2/25/2020 deposition of Dr. Stephen Graves	
Ex. No. 3	Packet of Docs - Data recieved from Fulton County	11/6/2018	Exh.2 of 2/25/2020 deposition of Dr. Stephen Graves	Authenticity; Hearsay
Ex. No. 4	Trende Report - Reviewed by Dr. Graves	1/5/2020	Exh. 3 of 2/25/2020 deposition of Dr. Stephen Graves	Hearsay
Ex. No. 5	Response - Written by Graves	1/21/2020	Exh. 4 of 2/25/2020 deposition of Dr. Stephen Graves	
Ex. No. 6	Deposition Transcript of Adrienne Jones	12/19/2019		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 7	Expert report of Dr. Adrienne Jones	8/15/2019	Exh.2 of 12/19/2019 deposition of Adrienne Jones	
Ex. No. 8	Article: Something's Rotten in the State of Georgia	11/11/2018	Exh. 3 of 12/19/2019 deposition of Adrienne Jones	Hearsay
Ex. No. 9	Article: Georgia can "Runoff," But Can't Hide Voter Suppression	12/9/2018	Exh.4 of 12/19/2019 deposition of Adrienne Jones	Hearsay
Ex. No. 10	Article: Election Outcome Invites More Discrimination and Denial	11/13/2016	Exh. 5 of 12/19/2019 deposition of Adrienne Jones	Hearsay
Ex. No. 11	Article: Voter Supression, a Form of Contemporary Slavery	7/9/2017	Exh. 6 of 12/19/2019 deposition of Adrienne Jones	Hearsay
Ex. No. 12	Article: Lynchings in a 21st Century Context	10/9/2016	Exh. 7 of 12/19/2019 deposition of Adrienne Jones	Hearsay
Ex. No. 13	Article: National Mood Harkens Back to 1995	8/12/2018	Exh. 8 of 12/19/2019 deposition of Adrienne Jones	Hearsay
Ex. No. 14	Dr. Jones Dissertation- The Voting Rights Act Under Seige: The Development of the Influence of Colorbind Conservation of the Federal Government and the Voting Rights Act	7/7/1905	Exh. 9 of 12/19/2019 deposition of Adrienne Jones	Hearsay

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 15	Article: When Yes Means No: GOP Congressional Strategy and the Reauthorization of the VRA in 2006	8/13/2019	Exh.10 of 12/19/2019 deposition of Adrienne Jones	Hearsay
Ex. No. 16	Brooke v. Miller	10/30/1998	Exh.11 of 12/19/2019 deposition of Adrienne Jones	Plaintiffs do not object to the use of this document but do not consider it proper evidence.
Ex. No. 17	Article: Voting Precincts Closed Across Georgia Since Election Oversight Lifted	8/31/2018	Exh. 12 of 12/19/2019 deposition of Adrienne Jones	Hearsay
Ex. No. 18	Article: Are Precints and Polling Places Synonymous	2/1/2015	Exh. 13 of 12/19/2019 deposition of Adrienne Jones	Hearsay
Ex. No. 19	Deposition Transcript of Dr. Payton McCrary			Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 20	Curriculum Vitae	N/A	Exh.2 of 5/22/2020 deposition of Peyton McCrary	
Ex. No. 21	Expert report of Dr. Payton McCrary	N/A	Exh.3 of 5/22/2020 deposition of Peyton McCrary	
Ex. No. 22	Article: The End of Preclearance as We Knew It	Spring 2006	Exh.4 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 23	Publication: Yes, but what have they done to black people lately?	9/24/2019	Exh.5 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 24	Publication: Keeping the Courts Honest: The Role of Historians as Expert Witnesses in Southern Voting Rights Cases	8/3/2011	Exh.6 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 25	Testimony of Dr. Payton McCrary before the House Judiciary Committee, subcommittee on the Constitution, Civil Rights, and Civil Liberties	N/A	Exh. 7 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 26	Testimony before U.S. Commission on civil rights	9/24/2010	Exh.8 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 27	Excerpts from Injustice: Exposing the Racial Agenda of the Obama Justice Department	N/A	Exh.9 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 28	Brennan Center Report	7/10/1905	Exh.10 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 29	Georgia Laws Act 1207	4/15/1994	Exh.11 of 5/22/2020 deposition of Peyton McCrary	Plaintiffs do not object to the use of this document but do not consider it proper evidence
Ex. No. 30	DOJ Objection Letter to 1994 Change	10/24/1994	Exh.12 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 31	Amendment to the no contact process	4/14/1997	Exh.13 of 5/22/2020 deposition of Peyton McCrary	Hearsay

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 32	Journal of the House of Representatives of the State of Georgia at the regular session commenced at Atlanta, Monday, January 13, 1997 and adjourned Friday, March 28, 1997	1/13/1997	Exh.14 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 33	Report of the 21st Century Voting Commission	12/1/2001	Exh.15 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 34	Table 4b from 2008 CPS Data	11/1/2008	Exh.16 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 35	Table 4b from 2012 CPS Data	11/1/2012	Exh.17 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 36	Table 4b from 2018 CPS Data	11/1/2018	Exh.18 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 37	Expert Report of John Alford	11/3/2017	Exh.19 of 5/22/2020 deposition of Peyton McCrary	Hearsay
Ex. No. 38	Deposition Transcript of Kenneth R. Mayer	2/26/2020		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 39	Plaintiff's initial Expert Disclosures	7/15/2019	Ex.1 of 2/26/2020 deposition of Kenneth Mayer	
Ex. No. 40	Expert Report of Kenneth R. Mayer	2/18/2020	Ex.2 of 2/26/2020 deposition of Kenneth Mayer	
Ex. No. 41	List of Documents	2/25/ 2020	Ex.3 of 2/26/2020 deposition of Kenneth Mayer	Relevance; Hearsay
Ex. No. 42	Georgia Code 21-2-220.1	4/2/2019	Ex.4 of 2/26/2020 deposition of Kenneth Mayer	Plaintiffs do not object to the use of this document but do not consider it proper evidence.
Ex. No. 43	Georgia Code 21-2-417	1/26/2006	Ex.5 of 2/26/2020 deposition of Kenneth Mayer	Plaintiffs do not object to the use of this document but do not consider it proper evidence.
Ex. No. 44	SSA Quick Response Evaluation	6/22/2009	Ex.6 of 2/26/2020 deposition of Kenneth Mayer	Hearsay
Ex. No. 45	Voting Spreadsheets	N/A	Ex.7 of 2/26/2020 deposition of Kenneth Mayer	Hearsay
Ex. No. 46	Georgia Code 21-2-216	4/2/2019	Ex.8 of 2/26/2020 deposition of Kenneth Mayer	Plaintiffs do not object to the use of this document but do not consider it proper evidence.

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 47	Deposition Transcript of Lorraine Minnite	12/13/2019		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 48	Curriculum Vitae	N/A	Exh.2 of 12/13/19 deposition of Lorraine Minnite	
Ex. No. 49	Faculty Listing	12/11/2019	Exh.3 of 12/13/19 deposition of Lorraine Minnite	Hearsay
Ex. No. 50	Biography	12/11/2019	Exh.4 of 12/13/19 deposition of Lorraine Minnite	
Ex. No. 51	In These Times Article	12/11/2019	Exh.5 of 12/13/19 deposition of Lorraine Minnite	Hearsay
Ex. No. 52	Red Pepper Article	12/11/2019	Exh. 6 of 12/13/19 deposition of Lorraine Minnite	Hearsay
Ex. No. 53	Propaganda and the Voter ID Campaign Article	12/10/2019	Exh.7 of 12/13/19 deposition of Lorraine Minnite	Hearsay
Ex. No. 54	Scholars Strategy Network Article	1/1/2014	Exh.8 of 12/13/19 deposition of Lorraine Minnite	Hearsay
Ex. No. 55	New Labor Forum Article	Spring 2012	Exh.9 of 12/13/19 deposition of Lorraine Minnite	Hearsay
Ex. No. 56	Movements Need Politicians and Vice Versa Article	10/2/2012	Exh.10 of 12/13/19 deposition of Lorraine Minnite	Hearsay
Ex. No. 57	Excerpt from The Myth of Voter Fraud book	7/2/1905	Exh.11 of 12/13/19 deposition of Lorraine Minnite	No objection subject to rule of completeness
Ex. No. 58	Excerpt from The Myth of Voter Fraud book	7/2/1905	Exh.12 of 12/13/19 deposition of Lorraine Minnite	No objection subject to rule of completeness
Ex. No. 59	Excerpt from The Myth of Voter Fraud book	7/2/1905	Exh.13 of 12/13/19 deposition of Lorraine Minnite	No objection subject to rule of completeness
Ex. No. 60	Excerpt from The Myth of Voter Fraud book	7/2/1905	Exh.14 of 12/13/19 deposition of Lorraine Minnite	No objection subject to rule of completeness
Ex. No. 61	Expert Report	N/A	Exh.15 of 12/13/19 deposition of Lorraine Minnite	
Ex. No. 62	GAO Report dated September 2014	9/1/2014	Exh.16 of 12/13/19 deposition of Lorraine Minnite	Hearsay
Ex. No. 63	Expert Disclosure	4/19/2012	Exh.17 of 12/13/19 deposition of Lorraine Minnite	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 64	Deposition Transcript of Daniel A. Smith	1/28/2020		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 65	Expert Report of Daniel A. Smith	12/16/2019	Exh.2 of 1/28/2020 deposition of Daniel Smith	
Ex. No. 66	Election Smith Website Printout	N/A	Exh.3 of 1/28/2020 deposition of Daniel Smith	Hearsay
Ex. No. 67	The Ballot Initiative Strategy Center Website Printout	1/27/2020	Exh.4 of 1/28/2020 deposition of Daniel Smith	Hearsay
Ex. No. 68	Common Cause Voting and Elections Page	1/27/2020	Exh.5 of 1/28/2020 deposition of Daniel Smith	Hearsay
Ex. No. 69	DNC Services Corp. et al v. Lee, et al Expert Report	4/30/2019	Exh.6 of 1/28/2020 deposition of Daniel Smith	Hearsay
Ex. No. 70	British Journal of Political Science	7/10/1905	Exh.7 of 1/28/2020 deposition of Daniel Smith	Hearsay
Ex. No. 71	Deposition Transcript of Kevin J. Kennedy	3/31/2020		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 72	Expert Report of Kevin J. Kennedy	12/16/2019	Exh.1 of 3/31/2020 deposition of Kennedy	
Ex. No. 73	One Wisconsin Institute, Inc. v. Thomsen, 198 F. Supp. 3d 896 (2016)	7/29/2016	Exh. 2 of 3/31/2020 deposition of Kennedy	Plaintiffs do not object to the use of this document but do not consider it proper evidence.
Ex. No. 74	2015 Wisconsin Act of 118	12/16/2015	Exh.3 of 3/31/2020 deposition of Kennedy	Plaintiffs do not object to the use of this document but do not consider it proper evidence.
Ex. No. 75	Wisconsin 5.05, Elections Commission; Powers and Duties	12/16/2018	Exh.4 of 3/31/2020 deposition of Kennedy	Plaintiffs do not object to the use of this document but do not consider it proper evidence.
Ex. No. 76	Georgia 21-2-50, Powers and Duties of Secretary of State	4/2/2019	Exh. 5 of 3/31/2020 deposition of Kennedy	Plaintiffs do not object to the use of this document but do not consider it proper evidence.
Ex. No. 77	Georgia 21-2-70, Powers and Duties of Superintendents	7/1/2011	Exh. 6 of 3/31/2020 deposition of Kennedy	Plaintiffs do not object to the use of this document but do not consider it proper evidence.
Ex. No. 78	Georgia 21-2-99, Instruction of poll officers and poll workers in elections procedures	N/A	Exh.7 of 3/31/2020 deposition of Kennedy	Plaintiffs do not object to the use of this document but do not consider it proper evidence.
Ex. No. 79	Wisconsin 7.15 Municipal Clerks	12/16/2018	Exh.8 of 3/31/2020 deposition of Kennedy	Plaintiffs do not object to the use of this document but do not consider it proper evidence.

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 80	2018 Poll Worker Manual	7/10/1905	Exh. 9 of 3/31/2020 deposition of Kennedy	
Ex. No. 81	Georgia 21-2-31, Duties of the Board	6/3/2010	Exh.10 of 3/31/2020 deposition of Kennedy	Plaintiffs do not object to the use of this document but do not consider it proper evidence.
Ex. No. 82	Georgia 21-2-100, Training of Local Election Officials	N/A	Exh. 11 of 3/31/2020 deposition of Kennedy	Plaintiffs do not object to the use of this document but do not consider it proper evidence.
Ex. No. 83	Emailed from Elizabeth Tanis to Josh Belinfante dated 11/4/2019	11/4/2019	Exh. 12 of 3/31/2020 deposition of Kennedy	Hearsay; Relevance
Ex. No. 84	U.S. Census Quick Facts	7/1/2019	Exh. 13 of 3/31/2020 deposition of Kennedy	Hearsay
Ex. No. 85	Deposition Transcript of Michael McDonald	2/28/2020		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 86	Expert Report of Michael P. McDonald	2/17/2020	Exh.2 of 2/28/2020 deposition of Michael McDonald	
Ex. No. 87	Early Voting in 28 States Has Surpassed 2014 Levels	11/2/2018	Exh.3 of 2/28/2020 deposition of Michael McDonald	Hearsay
Ex. No. 88	Tweet by Election Project on 2/27/20	2/27/2020	Exh.4 of 2/28/2020 deposition of Michael McDonald	Hearsay
Ex. No. 89	The Untold Story of American Non-Voters	N/A	Exh.5 of 2/28/2020 deposition of Michael McDonald	Hearsay
Ex. No. 90	Deposition of Lauren Groh-Wargo	10/30/2019		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 91	Spreadsheet Team members and titles.	N/A	Exh. 1 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 276	
Ex. No. 92	Fair Fight Action and Fair Fight PAC organizational chart.	N/A	Exh. 2 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1105	
Ex. No. 93	The Washington Post Article by Jennifer Rubin re: Stacey Abrams Shows Why She's the Most Popular Progressive Not in the Race.	5/22/2019	Exh. 3 of 9/16/2019 deposition of Lauren Groh- Wargo	Hearsay; Relevance

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 94	Presentation by Lauren Groh-Wargo re: The Abrams Playbook.	9/9/2019	Exh. 4 of 9/16/2019 deposition of Lauren Groh- Wargo	Hearsay; Relevance
Ex. No. 95	Amended Complaint for Declaratory and Injunctive Relief re: The above-captioned action	2/19/2019	Exh. 5 of 9/16/2019 deposition of Lauren Groh- Wargo	
Ex. No. 96	Brochure re: Precinct and Polling Place	2/1/2019	Exh. 6 of 9/16/2019 deposition of Lauren Groh- Wargo	
Ex. No. 97	Plaintiff Fair Fight Action, Inc.'s Responses and Objections to Defendant Harp's First Interrogatories re: The above-captioned action	8/15/2019	Exh. 7 of 9/16/2019 deposition of Lauren Groh- Wargo	
Ex. No. 98	Plaintiff's Response to Defendants' First Request for Production of Documents to Fair Fight Action, Inc. Re: the above-captioned action	8/15/2019	Exh. 8 of 9/16/2019 deposition of Lauren Groh- Wargo	
Ex. No. 99	Georgia Secretary of State Annual Registration Re: AFG Group	1/8/2019	Exh. 9 of 9/16/2019 deposition of Lauren Groh- Wargo	Hearsay; Relevance
Ex. No. 100	Lauren Groh-Wargo retweet of Fair Fight Action Twitter post re: Fair Fight Action	7/25/2019	Exh. 10 of 9/16/2019 deposition of Lauren Groh- Wargo	Hearsay; Relevance
Ex. No. 101	Lauren Groh-Wargo Twitter Post re: Fair Fight Action	8/10/2019	Exh. 11 of 9/16/2019 deposition of Lauren Groh- Wargo	Hearsay; Relevance
Ex. No. 102	Lauren Groh- Wargo Twitter Post re: Voter Suppression	5/15/2019	Exh. 12 of 9/16/2019 deposition of Lauren Groh- Wargo	Hearsay; Relevance
Ex. No. 103	Fair Fight PowerPoint	7/11/2015	Exh. 13 of 9/16/2019 deposition of Lauren Groh- Wargo	
Ex. No. 104	Fair Fight PowerPoint	12/1/2018	Exh. 14 of 9/16/2019 deposition of Lauren Groh- Wargo	
Ex. No. 105	Fair Fight.com print-out re: Joint Statement on Randolph County's Renewed Attempts to...	8/6/2019	Exh. 15 of 9/16/2019 deposition of Lauren Groh- Wargo	
Ex. No. 106	Spreadsheet re: Comments.	N/A	Exh. 16 of 9/16/2019 deposition of Lauren Groh- Wargo	Authenticity; Hearsay; Relevance
Ex. No. 107	Fair Fight Action Lawsuit FAQs.	N/A	Exh. 17 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1120	Relevance
Ex. No. 108	Fair Fight statement re: Summary of Fair Fight v. Crittenden Complaint.	N/A	Exh. 18 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1098-1099	
Ex. No. 109	Fair Fight presentation re: New Staff On-Boarding.	7/30/2019	Exh. 19 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1083 -1087	
Ex. No. 110	Fair Fight presentation	7/30/2019	Exh. 20 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1164 thru 1168	
Ex. No. 111	Articles of Incorporation of Voter Access Institute, Inc.	7/21/2014	Exh. 21 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 25-30,	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 112	Voter Access Institute Exhibit C re: Name, position and compensation.	8/6/2014	Exh. 22 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 92	
Ex. No. 113	Articles of Incorporation of Voter Access Institute, Inc.	7/6/1905	Exh. 23 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 37- 42	
Ex. No. 114	Timeline of investigations.	2010-2019	Exh. 24 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1113-1118	
Ex. No. 115	Articles of Amendment to the Articles of Incorporation of Voter Access Institute, Inc.	11/21/2018	Exh. 25 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 261-263	
Ex. No. 116	GAFCP.org print-out re: Voter Access Institute Fall 2014 Plans: Georgia 501(c)4.	11/1/2014	Exh. 27 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 34-36	
Ex. No. 117	Field Strategies Vote by Mail Program, Draft GOTV Budget.	7/1/2014	Exh. 28 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 18 - 21	
Ex. No. 118	Voter Access Institute Preliminary Budget.	N/A	Exh. 29 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1114- 1117	
Ex. No. 119	Voter Access Institute Prospectus.	Fall 2014	Exh. 30 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 55- 60	
Ex. No. 120	Voter Access Institute Prospectus.	Fall 2014	Exh. 31 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 44-49	
Ex. No. 121	Voter Access Institute Prospectus.	Fall 2014	Exh. 32 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 67-72	
Ex. No. 122	CNN.com print-out re: 2014 Georgia Post-Election Analysis.	11/1/2014	Exh. 33 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 184 - 191	Hearsay; Relevance
Ex. No. 123	CNN.com print-out re: Voter Access Institute Georgia 2015 Voter Engagement and Mobilization.	7/7/1905	Exh. 34 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 200 - 204	Hearsay; Relevance
Ex. No. 124	CNN.com print-out re: Voter Access Institute Georgia 2015 Voter Engagement and Mobilization.	7/7/1905	Exh. 35 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 205-209	Hearsay; Relevance
Ex. No. 125	Door hanger re: Vote 2014.	10/4/2014	Exh. 36 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 128- 129	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 126	Vote by Mail Ballot Request.	9/2/2014	Exh. 37 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 118-119	
Ex. No. 127	Fair Fight Senior Fellowship meeting agenda.	7/23/2019	Exh. 38 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1427- 1428	
Ex. No. 128	E-mail string from Hope Wollensack to list re: Democracy Project weekly meeting.	8/26/2019	Exh. 39 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1426	Relevance; Hearsay
Ex. No. 129	E-mail string from Aaron Blacksberg to Andre Fields re: House oversight.	7/25/2019	Exh. 40 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 252 thru 257	Relevance; Hearsay
Ex. No. 130	E-mail from Esosa Osa to Lauren Groh-Wargo re: Impact analysis first draft, attached.	7/29/2019	Exh. 41 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1361-1371	
Ex. No. 131	Scholars Strategy Network draft brief re: The business case for better elections and expanded voting.	8/5/2019	Exh. 42 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1322 thru 1327	
Ex. No. 132	Statement re: Missing DeKalb County VBM Applications.	N/A	Exh. 43 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1341	
Ex. No. 133	E-mail from Caitlin Highland to Lauren Groh-Wargo re: #s on DeKalb for you.	3/11/2019	Exh. 44 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1467	
Ex. No. 134	E-mail string from Caitlin Highland to Lauren Groh-Wargo re: Media request: Missing ballots in DeKalb.	3/15/2019	Exh. 45 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1334 -1335	Hearsay
Ex. No. 135	Fair Fight PowerPoint re: Georgia election law.	N/A	Exh. 46 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1318 -1321	Relevance
Ex. No. 136	E-mail string from Jack DeLapp to Deepak re: Telling the Fair Fight story.	3/18/2019	Exh. 47 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1372 -1376	Relevance; Hearsay
Ex. No. 137	E-mail from Caitlin Highland to Team FFG re: Fair Fight Action lawsuit submits over 200	2/28/2019	Exh. 48 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1352 thru 1354	Relevance
Ex. No. 138	Memo from Hope Wollensack and Liza Conrad to Lauren Groh-Wargo re: Troup County's systematic election mismanagement and impact on black voters.	4/3/2018	Exh. 49 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1835-1837,	
Ex. No. 139	E-mail from Caitlin Highland to Team FFG re: Fair Fight Action on Gwinnett MARTA Referendum.	3/20/2019	Exh. 50 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1452 thru 1453	Relevance

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 140	E-mail from Hillary Holley to Andre Fields re: Fulton BOE info for Dreyer.	7/11/2019	Exh. 51 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1631 - 1632	Relevance
Ex. No. 141	E-mail string from Liz Utrup to Seth Bringman re: Fair Fight "forget" digitals.	4/2/2019	Exh. 52 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1624 -162	Relevance
Ex. No. 142	E-mail string from Lauren Groh-Wargo to Dara Lindenbaum re: Undervote 200 - 2004.	3/4/2019	Exh. 53 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1429	Hearsay; Relevance
Ex. No. 143	E-mail from Caitlin Highland to Team FFG re: Fair Fight to hold public hearing on HB316.	3/5/2019	Exh. 54 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1594 -1595	Relevance
Ex. No. 144	E-mail from Fair Fight Press Office to Team FFG re: Release: Fair Fight re-releases Website, updated 40-page research report showing corruption and failures of Election Systems & Software.	7/22/2019	Exh. 55 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1422-1423	Relevance
Ex. No. 145	re: Flashback: 3 in 4 Georgians are "concerned" about Secretary of State Brad Raffensperger's expected award of contract to failed, corrupt voting machine company Election Systems & Software (ES&S).	7/19/2019	Exh. 56 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1573-1574	Relevance
Ex. No. 146	Public Policy Polling letterhead from Katherine Patterson to Interested Parties re: Governor Kemp's former voting machine lobbyist staffer cause for concern among Georgians.	3/1/2019	Exh. 57 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1478	Relevance; Hearsay
Ex. No. 147	E-mail from Fair Fight Press Office to Team FFG re: Fair Fight CEO Lauren Groh-Wargo statement on Team Kemp's issuance of subpoenas to Georgia churches in Curling.	7/16/2019	Exh. 58 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1549 - 1550	Relevance; Authenticity
Ex. No. 148	E-mail from Esosa Osa to Team FFG re: MIT election labs ranks GA 9th worst for registration & absentee ballot problems.	8/6/2019	Exh. 59 of 9/16/2019 deposition of Lauren Groh- Wargo; PLTFS-FFA 1633 thru 1634	
Ex. No. 149	30(b)(6) Deposition Transcript of Fair Fight	10/30/2019		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 150	E-mail string from Elizabeth Tanis to Allegra Lawrence-Hardy re: Discovery matters.	9/25/2019	Exh. 61 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance; Hearsay; Communication between Counsel
Ex. No. 151	Listing of notes re: Topics in Exhibit A.	N/A	Exh. 62 of 10/30/2019 30(b)(6) deposition of Fair Fight	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 152	Organizational chart re: Fair Fight Action and Fair Fight PAC.	N/A	Exh. 63 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 153	E-mail from Stacey Abrams to Lauren Groh-Wargo re: Voter Access Institute	7/24/2014	Exh. 64 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3105 -3106	
Ex. No. 154	E-mail from Stacey Abrams to Eddy Morales re: VAI Determination Letter.	9/15/2014	Exh. 65 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3107 - 3108	
Ex. No. 155	E-mail string from Stacey Abrams to Lauren Groh-Wargo re: Voter Access Institute Proposed Budget.	7/13/2014	Exh. 66 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3112	Relevance
Ex. No. 156	E-mail string from Lauren Groh-Wargo to Stacey Abrams re: Voter Access Institute Proposed Budget.	7/11/2014	Exh. 67 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3110	Relevance
Ex. No. 157	E-mail from Stacey Abrams to Lauren Groh-Wargo, Al Williams and Wanda Mosley re: Approval of Bylaws and Conflict of Interest Policy.	8/6/2014	Exh. 68 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 158	Georgia Project and Voter Access Institute PowerPoint re: 2014 Post-Election Report.	N/A	Exh. 69 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 1279 -1303	
Ex. No. 159	FairFight.com Web page print-out re: Our Story.	N/A	Exh. 70 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 160	list re:Organizing's Ongoing Projects.	N/A	Exh. 71 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 1317	
Ex. No. 161	E-mail from Stacey Abrams to talkBacks@MoveOn.org re: My election (and what I'm up to now).	10/22/2019	Exh. 72 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 162	FairFight.com Web page screen print re: Fair Fight 2020.	N/A	Exh. 73 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 163	ActBlue.com Web page print-out re: Fair Fight.	10/23/2019	Exh. 74 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 164	E-mail from Lauren Groh-Wargo to Info@FairFightAction.com re: The inauguration of Brian Kemp.	1/14/2019	Exh. 75 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 165	E-mail from Stacey Abrams to Info@FairFightAction.com re: I hope you will tune in tonight.	2/5/2019	Exh. 76 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 166	E-mail from Team Fair Fight to Info@FairFightAction.com re: Turning energy into action.	2/7/2019	Exh. 77 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 167	E-mail from Team Fair Fight to Info@FairFightAction.com re: Tonight, help us send a message.	3/5/2019	Exh. 78 of 10/30/2019 30(b)(6) deposition of Fair Fight	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 168	E-mail from Lauren Groh-Wargo to Info@FairFightAction.com re: Breaking, house panel will investigate Kemp.	3/6/2019	Exh. 79 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 169	E-mail from Team Fair Fight to Info@FairFightAction.com re: Can you make it tomorrow?	3/8/2019	Exh. 80 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 170	E-mail from Stacey Abrams to Info@FairFightAction.com re: Are you with me in this next fight?	3/31/2019	Exh. 81 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 171	E-mail from Stacey Abrams to Info@FairFightAction.com re: Voter suppression is an existential crisis for America.	6/14/2019	Exh. 82 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 172	E-mail from Team Fair Fight to Info@FairFightAction.com re: Our victory for voting rights.	6/9/2019	Exh. 83 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 173	E-mail from Lauren Groh-Wargo to Info@FairFightAction.com re: Preparing for the tough fights ahead.	12/18/2018	Exh. 84 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 174	E-mail from Stacey Abrams to Info@FairFightAction.com re: We can never win if we do not fight.	12/29/2018	Exh. 85 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 175	E-mail from Lauren Groh-Wargo to Info@FairFightAction.com re: On Tuesdays.	12/30/2018	Exh. 86 of 10/30/2019 30(b)(6) deposition of Fair Fight	Relevance
Ex. No. 176	Stenograph Minutes for Stacey Abrams.	N/A	Exh. 87 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 1479 -1495	
Ex. No. 177	Truth in Testimony Disclosure Form re: Stacey Abrams.	6/25/2019	Exh. 88 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3079 -3089	
Ex. No. 178	Fair Fight Action letterhead re: Campus Chapter Manager (Volunteer), Fair Fight.	N/A	Exh. 89 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 1996 thru 1998	
Ex. No. 179	E-mail string from Debra Mazer to Liza Conrad re: Fair Fight, call for voter stories in Troup County.	4/2/2019	Exh. 90 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3001 thru 3002	
Ex. No. 180	E-mail string from Helen Butler to Hillary Holley re: Today, Fair Fight and AG Eric Holder round table.	5/17/2019	Exh. 91 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2447 thru 2449	
Ex. No. 181	Voter Access Institute Exhibit C list re: Names and positions.	8/6/2014	Exh. 92 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 92	
Ex. No. 182	Organizational chart re: Fair Fight Action and Fair Fight PAC.	N/A	Exh. 93 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3194	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 183	Organizational chart re: Fair Fight Action and Fair Fight PAC.	N/A	Exh. 94 of 10/30/2019 30(b)(6) deposition of Fair Fight;	
Ex. No. 184	E-mail string from Caitlin Highland to Seth Bringman re: AJC voting article.	2/15/2019	Exh. 95 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 185	Fair Fight Action spreadsheet re: Staff contact list.	7/6/2019	Exh. 96 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2222 -2223	Plaintiffs object to the use of this document without redaction of the personal information -- email addresses -- contained therein.
Ex. No. 186	Georgia Government Transparency and Campaign Finance Commission Campaign Reports expenditure search results re: Fair Fight Action.	10/28/2019	Exh. 97 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 187	PLTFS-FFA 2450 thru 2452, E-mail string from Maggie Chambers to Hillary Holley and Sara Ghazal re: Voter suppression rhetoric aimed at counties, bad idea and inaccurate.	8/17/2019	Exh. 98 of 10/30/2019 30(b)(6) deposition of Fair Fight	Hearsay
Ex. No. 188	Representative page of spreadsheet re: Voter contact stories.	N/A	Exh. 99 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 0003104	
Ex. No. 189	Spreadsheet excerpt re: Provisional Ballot Hotline form.	N/A	Exh. 100 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3104	
Ex. No. 190	Spreadsheet excerpt re: Hustle Campaign form.	N/A	Exh. 101 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3104	
Ex. No. 191	Spreadsheet excerpt re: LBJ 11-09.	N/A	Exh. 102 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3104	
Ex. No. 192	FairFight.com Web page print-out re: Your Voice Should Be Heard.	N/A	Exh. 103 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 193	E-mail from Hillary Holley to Friends and Supporters Tell us your voting issue.	1/28/2019	Exh. 104 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2395 -2396	
Ex. No. 194	E-mail from Hillary Holley to Jack DeLapp re: North GA provisional ballot.	5/21/2019	Exh. 105 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2279	
Ex. No. 195	E-mail string from Hillary Holley to Liza Conrad re: North GA provisional ballot.	5/22/2019	Exh. 106 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2386 - 2387	
Ex. No. 196	Fair Fight letterhead re: Elections in Georgia	N/A	Exh. 107 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2301 - 2302	
Ex. No. 197	Flyer re: The right to vote, power of participation.	N/A	Exh. 108 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2681	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 198	E-mail from Hope Wollensack to Hillary Holley, Seth Bringman, Vasu Abhiraman and Liza Conrad re: Webster County re-administering election after "irregularities."	7/18/2019	Exh. 109 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 1646	
Ex. No. 199	E-mail string from Sara Ghazal to Liza Conrad, Seth Bringman and Lauren Groh-Wargo re: Jeff Davis County, proposed closing of only majority minority precinct on 5/22/19 - update.	5/20/2019	Exh. 110 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 200	E-mail from Kia Sims to Kia Sims re: Fair Fight Action campus chapter manager.	8/2/2019	Exh. 111 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 2050,	
Ex. No. 201	Composite exhibit of Voter Access Institute Unanimous Written Consent in Lieu of Meeting of the Board of Directors and Minutes of Meetings of the Board of Directors.	N/A	Exh. 112 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 202	FairFight.com Web page print-out Re: Fighting Back for Voters, Fair Fight v. Raffensperger.	N/A	Exh. 113 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 203	Listing re: Select requests for relief.	N/A	Exh. 114 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 204	Articles of Incorporation of Fair Fight Action, Inc.	11/19/2018	Exh. 115 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 205	Bylaws of Fair Fight Action, Inc.	11/19/2018	Exh. 116 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 206	E-mail string from Salena Jegede to Stacey Abrams, Lauren Groh-Wargo, Glen Paul Freedman, Al Williams and Tracey-Ann Nelson re: FFA board meeting agenda.	9/1/2019	Exh. 117 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 207	Form 1024, Application for Recognition of Exemption Under Section 501(a) re: Voter Access Institute.	8/6/2014	Exh. 118 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 95 thru 113	
Ex. No. 208	E-mail from Caitlin Highland to Lauren Groh-Wargo and Seth Bringman re: FYR 5 PM - release.	12/11/2018	Exh. 119 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3190	
Ex. No. 209	Statement re: "In 2014, then the Minority Leader of the Georgia House of Representatives..."	N/A	Exh. 120 of 10/30/2019 30(b)(6) deposition of Fair Fight; PLTFS-FFA 3188 - 3189	Hearsay; Relevance
Ex. No. 210	Staff expenses spreadsheet	3/3/2010	Exh. 121 of 10/30/2019 30(b)(6) deposition of Fair Fight; PC 1263 - 1269	No objection to Exh. 121 of Fair Fight Action 30(b)(6). But Exhibit Description does not match Exh. 121. Plaintiffs reserve the right to object to Defendants' Ex. No. 210 if a document other than Exh. 121 of Fair Fight Action 30(b)(6) is intended.
Ex. No. 211	Spreadsheet budget re: Democracy Warrior Organizing Summit, Atlanta.	N/A	Exh. 122 of 10/30/2019 30(b)(6) deposition of Fair Fight	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 212	Spreadsheet budget re: Democracy Warrior Organizing Summit, Macon.	N/A	Exh. 123 of 10/30/2019 30(b)(6) deposition of Fair Fight	
Ex. No. 213	30(b)(6) Deposition Transcript of Care in Action	N/A		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 214	2018 Form 990 tax return re: Care in Action.	N/A	Exh. 2 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 46 -82	
Ex. No. 215	Amended Complaint for Declarator and Injunctive Relief re: The above-captioned action.	2/19/2019	Exh. 3 of 10/22/2019 30(b)(6) deposition of Care in Action	
Ex. No. 216	By-Laws of Care in Action.		Exh. 4 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 235 - 242	
Ex. No. 217	National Domestic Workers Alliance Job Announcement re: Georgia State Director.	7/10/1905	Exh. 5 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 182 -183	
Ex. No. 218	National Domestic Workers Alliance letterhead receipt from AirBNB.	11/9/2018	Exh. 6 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 255 -257	
Ex. No. 219	National Domestic Workers Alliance letterhead receipt for United flight.	11/13/2018	Exh. 7 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 251 -254	
Ex. No. 220	National Domestic Workers Alliance letterhead receipt for United flight.	11/9/2018	Exh. 8 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 263 -267	
Ex. No. 221	National Domestic Workers Alliance letterhead receipt for United flight.	11/11/2018	Exh. 9 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 258 -262	
Ex. No. 222	Stacey Abrams, Governor flyer.	N/A	Exh. 10 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 184 -185	Relevance
Ex. No. 223	Care in Action flyer re: Election Day.	N/A	Exh. 11 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 186 -189	Relevance
Ex. No. 224	The Peoples' Agenda letterhead re: Polling Place Monitoring Report.	N/A	Exh. 12 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 169 -171	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 225	The Peoples' Agenda letterhead re: Incident report form:	N/A	Exh. 13 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 179 -180	
Ex. No. 226	Info sheets re: Ways to Help Stacey Abrams.	N/A	Exh. 14 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 220 -222	
Ex. No. 227	Info sheets re: Provisional Ballot and Georgia Voting FAQs.	N/A	Exh. 15 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 199 -205	
Ex. No. 228	Info sheets re: Text for Stacey Team: Provisional Ballot Push.	N/A	Exh. 16 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 190 -192	
Ex. No. 229	Info sheets re: Phonebank for Stacey Team: Provisional Ballot Push.	N/A	Exh. 17 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 229 -230	
Ex. No. 230	Care in Action letterhead Info sheet re: It's Not Over.	2/17/2019	Exh. 18 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 1 -3	
Ex. No. 231	Plaintiff's Response to Defendants' First Request for Production of Documents to Care in Action, Inc. re: The above-captioned action.	8/15/2019	Exh. 19 of 10/22/2019 30(b)(6) deposition of Care in Action	
Ex. No. 232	Plaintiff Care in Action's Responses and Objections to Defendant Harp's First Interrogatories re: The above-captioned action.	8/15/2019	Exh. 20 of 10/22/2019 30(b)(6) deposition of Care in Action	
Ex. No. 233	National Domestic Workers Alliance redacted invoice to Care in Action.	12/31/2018	Exh. 21 of 10/22/2019 30(b)(6) deposition of Care in Action	
Ex. No. 234	Toskr invoice to Care in Action.	12/17/2018	Exh. 22 of 10/22/2019 30(b)(6) deposition of Care in Action	
Ex. No. 235	STG Invoice to Care in Action.	11/8/2018	Exh. 23 of 10/22/2019 30(b)(6) deposition of Care in Action; PLTFS-CIA 269	
Ex. No. 236	State of Georgia Campaign Contribution Disclosure Report re: Care in Action.	1/8/2019	Exh. 24 of 10/22/2019 30(b)(6) deposition of Care in Action	
Ex. No. 237	30(b)(6) Deposition Transcript of Sixth Episcopal Church	10/21/2019		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 238	Amended Complaint for Declaratory and Injunctive Relief re: The above-captioned action.	2/19/2019	Exh. 2 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 239	Listing of Ministries.	N/A	Exh. 3 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 34	
Ex. No. 240	Memo re: Voter Registration, Mobilization and Empowerment Plan, Sixth Episcopal District.	N/A	Exh. 4 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 58 -60	
Ex. No. 241	E-mail from Bishop Reginald T. Jackson to The Christian Recorder re: Tomorrow - Get Out the Vote Rally.	11/29/2017	Exh. 5 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 4 -6	
Ex. No. 242	Sixth Episcopal District letter from Reginald T. Jackson to Sixth Episcopal District re: Fair Fight Georgia.	2/1/2019	Exh. 6 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 6	
Ex. No. 243	Invitation to Pastors and Leaders re: Right to vote.	N/A	Exh. 7 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 68	
Ex. No. 244	Sixth Episcopal District logo from Reginald T. Jackson to Pastors, Sisters and Brothers re: Election Day.	10/27/2017	Exh. 8 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 44 - 45,	
Ex. No. 245	Sixth Episcopal District logo from Bishop Reginald T. Jackson to SED Clergy re: Primary Election Day.	5/19/2018	Exh. 9 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 54 -55	
Ex. No. 246	E-mail from Bishop Reginald T. Jackson to Rjackson@ame6.church re: Sixth District voter registration, mobilization and empowerment plan.	10/9/2018	Exh. 10 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 12 -13	
Ex. No. 247	Letter from Reginald T. Jackson to Sixth Episcopal District re: Mid-term elections.	10/25/2018	Exh. 11 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 37, 10-25-18	
Ex. No. 248	Memo re: Endorsement of Stacey Abrams for Governor.	N/A	Exh. 12 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 38	Hearsay; Relevance
Ex. No. 249	E-mail from Bishop Reginald T. Jackson to The Christian Recorder re: Now is the time! Vote, Tuesday November 6th.	11/6/2018	Exh. 13 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 20 -22	
Ex. No. 250	Press release re: Mid-term election.	11/9/2018	Exh. 14 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 39	
Ex. No. 251	Bishop Reginald T. Jackson press release re: Mid-term election.	11/13/2018	Exh. 15 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 35 -36	
Ex. No. 252	Sixth Episcopal District memo re: Let's Go Vote.	N/A	Exh. 16 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 65 -66	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 253	E-mail from Bishop's Corner to The Christian Recorder re: Somebody Ought to Say Something...Part 7.	11/8/2018	Exh. 17 of 10/21/2019 30(b)(6) deposition of Sixth Episcopal Church; PLTFS-AME 26 - 29	
Ex. No. 254	Transcript of 30(b)(6) deposition of Ebenezer Baptist	N/A		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 255	Amended Complaint for Declaratory and Injunctive Relief	2/19/2019	Exh. 2 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;	
Ex. No. 256	Ebenezer Baptist Articles of Incorporation	9/17/1979	Exh. 3 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;	
Ex. No. 257	Ebenezer Baptist Vision and Purpose Statement	N/A	Exh. 4 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;	
Ex. No. 258	Ebenezer Baptist - Webpage	N/A	Exh. 5 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;	
Ex. No. 259	Ebenezer Baptist - 2018 Report	N/A	Exh. 6 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000064 - PLTFS-EBC-000068	
Ex. No. 260	Atlanta Daily World Article - VIEWPOINTS: The Fight for the Soul of Our Democracy	10/29/2018	Exh. 7 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;	
Ex. No. 261	Washington Post Article - Here are the chilling tricks we've caught Georgia using to disqualify voters	11/1/2018	Exh. 8 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;	
Ex. No. 262	Email from Church Community Builder on Behalf of Bronson Woods to Exec Assist re: Pastor Warnock's article in the Washington Post	11/2/2018	Exh. 9 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000102 - PLTFS-EBC-000103	
Ex. No. 263	Ebenezer Baptist Bylaws	N/A	Exh. 10 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000022 - PLTFS-EBC-000042	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 264	Ebenezer Baptist flyer re: various voter events (Souls to the Polls 10/19/14, Empowerment Forum 6/23/12, Judicial Candidates' Forum 5/7/2016, Voter Education Summit 9/15/12, Souls to the Polls 10/17/16, Piano Dedication Concert 11/3/2018, Election Eve Prayer Rally 11/5)	N/A	Exh.11 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000001 - PLTFS-EBC-0000012	
Ex. No. 265	Email from Nse Ufot to Pastor Warnock and ExecAssist re: Voter Registration Talking Points	9/24/2018	Exh.12 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000146 - PLTFS-EBC-000147	Hearsay
Ex. No. 266	New Georgia Project Flyer	N/A	Exh.13 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000167 - PLTFS-EBC-000168	Hearsay
Ex. No. 267	Email from Church Community Builder on Behalf of Regina A. Chamberlain to Exec Assist re: [Our Church] Immediate Attention Requested Voter Registration (Brian Kemp's Office to be Sued for Purging 700,000 Voters)	10/8/2018	Exh.14 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000099 - PLTFS-EBC-000101	
Ex. No. 268	Email from Church Community Builder on Behalf of Bronson Woods to Exec Assist re: [Our Church] Election Season: Here are ways to get involved.	10/16/2018	Exh.15 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000095 - PLTFS-EBC-000098	
Ex. No. 269	Email from Andrew Fields re: Stacey Abrams for Governor Launches Early Vote Bus Tour	10/11/2018	Exh.16 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000085 - PLTFS-EBC-000091	Hearsay; Relevance
Ex. No. 270	Flyer from Our Chance. Our Choice. Our Georgia.	11/2/2018	Exh.17 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000013 - PLTFS-EBC-000014	Hearsay; Relevance
Ex. No. 271	Email from Renette Scott to Bronson Woods re: Urgent Message from Pastor Warnock	11/9/2018	Exh.18 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000104 - PLTFS-EBC-000106	
Ex. No. 272	Email from Nse Ufot to Pastor Warnock and ExecAssist re: Talking Points SB 363	3/21/2018	Exh.19 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church; PLTFS-EBC-000133 - PLTFS-EBC-000134	Hearsay
Ex. No. 273	Plaintiff's Response to Defendant's First RFP to Ebenezer Baptist Church	11/15/2019	Exh.20 of 11/7/19 30(b)(6) deposition of Ebenezer Baptist Church;	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 274	Transcript of 30(b)(6) deposition of Virginia Highland	10/23/2019		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 275	Virginia Highland Church Constitution and Bylaws	9/28/2014	Exh. 2 of 10/23/2019 deposition of Virginia Highland Church; PLTFS-VHC-000005 - PLTFS-VHC-000014	
Ex. No. 276	Congregation of VHC Organization Chart	N/A	Exh. 3 of 10/23/2019 deposition of Virginia Highland Church; PLTFS-VHC-000015 - PLTFS-VHC-000021	
Ex. No. 277	Virginia Highland Voter Registration Volunteers (various years 2016, 2018, 2019)	N/A	Exh. 4 of 10/23/2019 deposition of Virginia Highland Church; PLTFS-VHC-000003 - PLTFS-VHC-000004	Plaintiffs object to the use of this document without redaction of the personal information -- phone numbers and email addresses -- contained therein.
Ex. No. 278	Virginia Highland Flyer - Georgia Equality Advocacy Training	N/A	Exh. 5 of 10/23/2019 deposition of Virginia Highland Church; PLTFS-VHC-000022 - PLTFS-VHC-000023	
Ex. No. 279	Amended Complaint for Declaratory and Injunctive Relief	2/19/2019	Exh. 6 of 10/23/2019 deposition of Virginia Highland Church; PLTFS-VHC-000022 - PLTFS-VHC-000023	
Ex. No. 280	Emails between Kelly Barge and Jane re: Define "trouble" voting	8/12/2019	Exh. 7 of 10/23/2019 deposition of Virginia Highland Church; PLTFS-VHC-000001 - PLTFS-VHC-000002 and PLTFS-VHC-000024 - PLTFS-VHC-000025	
Ex. No. 281	Transcript of deposition of Stacey Abrams	11/13/2019		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 282	Email from Leslie Bryan to Josh Belinfante and Bryan Tyson re: Upcoming Depositions	11/2/2019	Exh. 1 of 11/13/2019 deposition of Stacey Abrams;	Relevance; Hearsay

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 283	Hearing before the US House Judiciary Subcommittee on the Constitution, Civil Rights, and Civil Liberties re: Continuing Challenges to the VRA since Shelby County v. Holder	6/25/2019	Exh. 2 of 11/13/2019 deposition of Stacey Abrams; PLTFS-FFA-003079 - PLTFS-FFA-003089	
Ex. No. 284	Stenographic Minutes for Leader Stacey Abrams	N/A	Exh. 3 of 11/13/2019 deposition of Stacey Abrams; PLTFS-FFA-001479 - PLTFS-FFA-001496	
Ex. No. 285	Article - Stacey Abrams' concession speech is a powerful critique of US civil rights	N/A	Exh. 4 of 11/13/2019 deposition of Stacey Abrams;	Relevance; Hearsay
Ex. No. 286	Teen Vogue Article - Stacey Abrams Wants You to Know That Politicians Are Trying to Keep You From Voting	9/6/2019	Exh. 5 of 11/13/2019 deposition of Stacey Abrams;	Hearsay
Ex. No. 287	The Nation Article - Stacey Abrams: 'Open That Door'	4/5/2019	Exh. 6 of 11/13/2019 deposition of Stacey Abrams;	Hearsay
Ex. No. 288	New York Times Article - Why Stacey Abrams is still saying she won.	4/28/2019	Exh. 7 of 11/13/2019 deposition of Stacey Abrams;	Relevance; Hearsay
Ex. No. 289	New York Times Article - Stacey Abrams: We Cannot Resign Ourselves to Dismay and Disenfranchisement	5/15/2019	Exh. 8 of 11/13/2019 deposition of Stacey Abrams;	
Ex. No. 290	Items from Voter Access Institute Board of Directors: 11/19/2018 Acceptance of Resignations - Stacey Abrams and Lauren Groh-Wargo Election of Officers and Directors - Stacey Abrams, Chair and Laurent Groh-Wargo, CEO and Glen Paul Freedman, CFO Name Change - Fair Fight  2/28/2017 Acceptance of Resignation - Alan Essig, Treasurer Election of Officers and Directors - Stacey Abrams, Treasurer  VAI Board Meeting Minutes - 9/23/2016, 6/13/2016, 12/19/2015, 12/6/2018	N/A	Exh. 9 of 11/13/2019 deposition of Stacey Abrams;	Relevance; Hearsay
Ex. No. 291	Voter Access Institute Fall 2014 Plans - Overview, Voter Education and Contact, Budget Summary	N/A	Exh. 10 of 11/13/2019 deposition of Stacey Abrams; PLTFS-FFA-000034 - PLTFS-FFA-000036	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 292	Transcript of 30(b)(6) deposition of Baconton Missionary Baptist Church	11/15/2019		Plaintiffs object to including the deposition in its entirety as an exhibit, as specific questioning and testimony within the deposition is objectionable. Pursuant to the Court's Pre-Trial Order, deposition designations are due on December 15, 2021 and objections to those specific designations are due before trial. Plaintiffs will respond, including objections as needed, to specific designations of this deposition made by defendants.
Ex. No. 293	Notice of 30(b)(6) depo to Baconton Missionary Baptist Church	11/13/2019	Exh. 1 of 11/15/2019 deposition of Baconton Missionary Baptist Church;	Hearsay
Ex. No. 294	Baconton Missionary Baptist Church Articles of Incorporation	10/11/1985	Exh. 2 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000085 - PLTFS-BMBC-000091	
Ex. No. 295	Amended Complaint for Declaratory and Injunctive Relief	2/19/2019	Exh. 3 of 11/15/2019 deposition of Baconton Missionary Baptist Church;	
Ex. No. 296	Screenshot of text to AI - asking about Souls to the Polls Faith Rally	8/24/2018	Exh. 4 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000058 - PLTFS-BMBC-000059	
Ex. No. 297	Screenshot of text to AI - asking about Souls to the Polls Faith Rally	8/24/2018	Exh. 5 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000056 - PLTFS-BMBC-000057	
Ex. No. 298	Baconton Missionary Baptist Church Constitution	7/18/2011	Exh. 6 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000060 - PLTFS-BMBC-000082	
Ex. No. 299	Baconton Missionary Baptist Church Organization Chart		Exh. 7 of 11/15/2019 deposition of Baconton Missionary Baptist Church;	
Ex. No. 300	Baconton Missionary Baptist Church Pamphlet	9/2/2018	Exh. 8 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000002 - PLTFS-BMBC-000007	
Ex. No. 301	Baconton Missionary Baptist Church Pamphlet	10/7/2018	Exh. 9 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000026 - PLTFS-BMBC-000031	
Ex. No. 302	Screenshot of DNC Webpage		Exh. 10 of 11/15/2019 deposition of Baconton Missionary Baptist Church;	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 303	Baconton Missionary Baptist Church Pamphlet	10/14/2018	Exh. 11 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000032 - PLTFS-BMBC-000036	
Ex. No. 304	Baconton Missionary Baptist Church Pamphlet	10/21/2018	Exh. 12 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000038 - PLTFS-BMBC-000043	
Ex. No. 305	Baconton Missionary Baptist Church Pamphlet	11/4/2018	Exh. 13 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000050 - PLTFS-BMBC-000055	
Ex. No. 306	Baconton Missionary Baptist Church Pamphlet	10/28/2018	Exh. 14 of 11/15/2019 deposition of Baconton Missionary Baptist Church; PLTFS-BMBC-000044 - PLTFS-BMBC-000049	
Ex. No. 307	Plaintiff Baconton Missionary Baptist Church's Responses and Objections to Defendant Harp's First Rags	8/15/2019	Exh. 15 of 11/15/2019 deposition of Baconton Missionary Baptist Church;	
Ex. No. 308	Press Release- Secretary of State Brian P. Kemp Announces New Poll Worker Training Website	10/20/2015	STATE-DEFENDANTS-00124523	Hearsay
Ex. No. 309	Georgia Poll Worker Manual 2021	7/13/2021	Available at: <a href="https://georgiapollworkers.sos.ga.gov/Shared%20Documents/Georgia%20Poll%20Worker%20Manual%202021.pdf">https://georgiapollworkers.sos.ga.gov/Shared%20Documents/Georgia%20Poll%20Worker%20Manual%202021.pdf</a>	
Ex. No. 310	HB 316 of 2019-2020 Georgia General Assembly Session	4/2/2019	Available at: <a href="https://www.legis.ga.gov/legislation/54991">https://www.legis.ga.gov/legislation/54991</a>	Plaintiffs do not object to the use of this document but do not consider it proper evidence.
Ex. No. 311	Georgia Poll Worker Manual 2018	7/10/2018	STATE-DEFENDANTS-00008952 - STATE-DEFENDANTS-00009070	
Ex. No. 312	Georgia Poll Worker Manual 2020	7/12/2020	STATE-DEFENDANTS-00867638 - STATE-DEFENDANTS-00867744	
Ex. No. 313	GEOA-VRAG PPTs (Navigating Through the Absentee System)	5/7-8/2012	STATE-DEFENDANTS-00002695 - STATE-DEFENDANTS-00002729	Relevance
Ex. No. 314	GEOA-VRAG PPTs (TRAINING AND IMPLEMENTATION OF THE NEW VOTER REGISTRATION DATABASE APPLICATION)	5/7-8/2012	STATE-DEFENDANTS-00003062 - STATE-DEFENDANTS-00003149	Relevance; Additionally, Exhibit No. 314 provided begins at bates stamp STATE-DEFENDANTS-00003062.

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 315	GEOA-VRAG PPTs (New Registrar)	8/2/2015	STATE-DEFENDANTS-00004830 - STATE-DEFENDANTS-00004947	
Ex. No. 316	GEOA-VRAG PPTs (VRAG Question and Answer Session)	8/2-3/2015	STATE-DEFENDANTS-00005406 - STATE-DEFENDANTS-00005414	
Ex. No. 317	GEOA-VRAG PPTs (Getting Ready for 2016)	12/14/2015	STATE-DEFENDANTS-00005451 - STATE-DEFENDANTS-00005457	
Ex. No. 318	GEOA-VRAG PPTs (Athens-Clarke County Board of Elections Poll Worker Training)	11/4/2014	STATE-DEFENDANTS-00005830 -STATE-DEFENDANTS-00005857	Incomplete due to omission of State-Defendants-00005827 - 005829 and State-Defendants-00005858 - 00005859
Ex. No. 319	GEOA-VRAG PPTs (31st GEORGIA ELECTION OFFICIALS ASSOCIATION CONFERENCE)	12/16/2015	STATE-DEFENDANTS-00006035 - STATE-DEFENDANTS-00006041	
Ex. No. 320	GEOA-VRAG PPTs (Georgia HAVA Verification)	5/8/2017	STATE-DEFENDANTS-00006281 - STATE-DEFENDANTS-00006340	
Ex. No. 321	GEOA-VRAG PPTs (Absentee By Mail)	5/9/2017	STATE-DEFENDANTS-00006550 STATE-DEFENDANTS-00006601	
Ex. No. 322	GEOA-VRAG PPTs (Helpful Hints, Resources And Survival Guide for New Election Officials in Georgia)	5/7-10/2017	STATE-DEFENDANTS-00006875 - STATE-DEFENDANTS-00006961	Relevance
Ex. No. 323	GEOA-VRAG PPTs (Provisional Ballots Overview)	3/27/2018	STATE-DEFENDANTS-00007233 - STATE-DEFENDANTS-00007265	Relevance
Ex. No. 324	GEOC County Course #3 - Legal Framework of Elections	N/A	STATE-DEFENDANTS-00007847 - STATE-DEFENDANTS-00007915	
Ex. No. 325	GEOC County Course #8 - Absentee Ballot Procedures	N/A	STATE-DEFENDANTS-00008128 - STATE-DEFENDANTS-00008162	
Ex. No. 326	GROC Registrar Course No. 3 - Legal Framework of Elections	N/A	STATE-DEFENDANTS-00008326 - STATE-DEFENDANTS-00008397	
Ex. No. 327	GROC Registrar Course No. 4 - Registration Basics	N/A	STATE-DEFENDANTS-00008398 - STATE-DEFENDANTS-00008474	
Ex. No. 328	GROC Registrar Course No. 8 - Absentee Ballot Procedures	N/A	STATE-DEFENDANTS-00008676 - STATE-DEFENDANTS-00008710	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 329	The Election Forum "Welcome to the 3T Webinar"	4/18/2019	STATE-DEFENDANTS-00008732 - STATE-DEFENDANTS-00008756	
Ex. No. 330	The Election Forum "Welcome to the 3T Webinar"	2/21/2019	STATE-DEFENDANTS-00008757 - STATE-DEFENDANTS-00008775	
Ex. No. 331	Processing Backlog of Pending Voters Due to HB316	7/16/2019	STATE-DEFENDANTS-00008818 - STATE-DEFENDANTS-00008837	
Ex. No. 332	The Election Forum "Welcome to the 3T Webinar"	6/27/2019	STATE-DEFENDANTS-00008886 - STATE-DEFENDANTS-00008928	
Ex. No. 333	Tweet of @fairfightaction	12/6/2021	Available at: <a href="https://twitter.com/fairfightaction/status/1467972168910872582?s=20">https://twitter.com/fairfightaction/status/1467972168910872582?s=20</a>	Relevance
Ex. No. 334	Declaration of Moyna Ghosh	11/13/2020	Exh. 1 of 12.29.2021 Deposition of Moyna Ghosh; PLTFS001700 - PLTFS001705	
Ex. No. 335	eNet Report of Moyna Ghosh	12/9/2021	Exh. 2 of 12.29.2021 Deposition of Moyna Ghosh; STATE-DEFENDANTS-01151704 - STATE-DEFENDANTS-01151705	
Ex. No. 336	Moyna Ghosh Deposition Transcript	12/29/2021		
Ex. No. 337	eNet Report of Aaron Karp	12/9/2021	STATE-DEFENDANTS-01151647 - STATE-DEFENDANTS-01151648	
Ex. No. 338	Declaration of Michael Parks	8/21/2020	Exh. 1 of 12.27.21 Deposition of Michael Parks; PLTFS001752 - PLTFS001761	
Ex. No. 339	eNet Report of Michael Parks	12/9/2021	STATE-DEFENDANTS-01151700 - STATE-DEFENDANTS-01151701	
Ex. No. 340	Michael Parks Deposition Transcript	12/27/2021		
Ex. No. 341	eNet Report of Rachel Pittluck	12/9/2021	STATE-DEFENDANTS-01151714 - STATE-DEFENDANTS-01151715	
Ex. No. 342	Declaration of Margaret Whatley	11/12/2020	Exh. 1 of 12.22.2021 Deposition of Margaret Whatley	
Ex. No. 343	Plaintiffs' Notice to Take Videotaped Deposition of Margaret Skinner (Whatley)	12/21/2021	Exh. 2 of 12.22.2021 Deposition of Margaret Whatley	
Ex. No. 344	Georgia Secretary of State Absentee Voting Guide for Registered Voters	N/A	Exh. 3 of 12.22.2021 Deposition of Margaret Whatley	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 345	Screenshot of Google Search for "Surrender Absentee Ballot Georgia"	12/22/2021	Exh. 4 of 12.22.2021 Deposition of Margaret Whatley	
Ex. No. 346	Georgia Secretary of State Absentee Voting Guide for Registered Voters	N/A	Exh. 5 of 12.22.2021 Deposition of Margaret Whatley	
Ex. No. 347	eNet Report of Margaret Whatley	12/9/2021	STATE-DEFENDANTS-01151696 - STATE-DEFENDANTS-01151697	
Ex. No. 348	Deposition Transcript of Margaret Whatley	12/22/2021		
Ex. No. 349	eNet Report of Donna Sims	12/9/2021	STATE-DEFENDANTS-01151669 - STATE-DEFENDANTS-01151670	
Ex. No. 350	Declaration of Kenya Abdul-Khaliq	1/26/2021	Exh. 1 of 12.22.2021 Deposition of Kenya Abdul-Khaliq	
Ex. No. 351	Deposition Transcript of Kenya Abdul-Khaliq	1/4/2022		
Ex. No. 352	eNet Report of Kenya Abdul-Khaliq	12/9/2021	STATE-DEFENDANTS-01151688 - STATE-DEFENDANTS-01151689	
Ex. No. 353	eNet Report of Kathryn Plazyk	12/9/2021	STATE-DEFENDANTS-01151684 - STATE-DEFENDANTS-01151685	
Ex. No. 354	eNet Report of Scott Spencer	12/9/2021	STATE-DEFENDANTS-01151720 - STATE-DEFENDANTS-01151721	
Ex. No. 355	Defendants' Notice to Taken the Deposition of Aria Aaron	12/22/2021	Exh. 1 of 12.28.2021 Deposition of Aria Aaron	
Ex. No. 356	Declaration of Aria Aaron	11/13/2020	Exh. 2 of 12.28.2021 Deposition of Aria Aaron; PLTFS001623	
Ex. No. 357	Deposition Transcript of Aria Aaron	12/28/2021		
Ex. No. 358	eNet Report of Aria Aaron	12/9/2021	STATE-DEFENDANTS-01151657 - STATE-DEFENDANTS-01151658	
Ex. No. 359	eNet Report of Patricia Andros	12/9/2021	STATE-DEFENDANTS-01151710 - STATE-DEFENDANTS-01151711	
Ex. No. 360	Declaration of Deborah Allen	6/29/2020	Exh. 1 of 12.30.2021 Deposition of Deborah Allen; PLTFS001642	
Ex. No. 361	Facebook Video Link of Melody Bray	N/A	Exh. 2 of 12.30.2021 Deposition of Deborah Allen	
Ex. No. 362	Deposition Transcript of Deborah Allen	12/30/2021		
Ex. No. 363	eNet Report of Deborah Allen	12/9/2021	STATE-DEFENDANTS-01151667 - STATE-DEFENDANTS-01151668	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 364	eNet Report of Dayle Bennett	12/9/2021	STATE-DEFENDANTS-01151665 - STATE-DEFENDANTS-01151666	
Ex. No. 365	eNet Report of Nelli Vergilis	12/9/2021	STATE-DEFENDANTS-01151706 - STATE-DEFENDANTS-01151707	
Ex. No. 366	Declaration of Robert Walker, Jr.	10/13/2020	Exh. 1 of 1.3.2022 Deposition of Robert Walker, Jr.; PLTFS001858 - PLTFS001866	
Ex. No. 367	Deposition Transcript of Robert Walker, Jr.	1/3/2022		
Ex. No. 368	eNet Report of Robert Walker, Jr.	12/9/2021	STATE-DEFENDANTS-01151716 - STATE-DEFENDANTS-01151717	
Ex. No. 369	eNet Report of Leigh Ann Webster	12/9/2021	STATE-DEFENDANTS-01151692 - STATE-DEFENDANTS-01151693	
Ex. No. 370	Declaration of Julian Grill	8/10/2020	Exh. 1 of 12.28.2021 Deposition of Julian Grill; PLTFS001706 - PLTFS001718	
Ex. No. 371	Audio Recording 1 of Julian Grill	N/A	Exh. 2 of 12.28.2021 Deposition of Julian Grill	
Ex. No. 372	Audio Recording 2 of Julian Grill	N/A	Exh. 3 of 12.28.2021 Deposition of Julian Grill	
Ex. No. 373	Deposition Transcript of Julian Grill	1/28/2021		
Ex. No. 374	eNet Report of Julian Grill	12/9/2021	STATE-DEFENDANTS-01151680 - STATE-DEFENDANTS-01151681	
Ex. No. 375	Confidential Photo of Dr. Ali Kefeli's State of Georgia Application for Voter Registration	12/6/2019	Exh. 1 of 1.5.2022 Deposition of Dr. Ali Kefeli; PLTFS001917	
Ex. No. 376	Important Voter Registration Information from Fulton County	1/15/2020	Exh. 2 of 1.5.2022 Deposition of Dr. Ali Kefeli; PLTFS001909-PLTFS001911	
Ex. No. 377	Email Chain Regarding Dr. Ali Kefeli's Voter Registration Status	2/15/2020	Exh. 3 of 1.5.2022 Deposition of Dr. Ali Kefeli; PLTFS001912-PLTFS001916	
Ex. No. 378	Deposition Transcript of Dr. Ali Kefeli	1/5/2022		
Ex. No. 379	eNet Report of Dr. Ali Kefeli	12/9/2021	STATE-DEFENDANTS-01151649 - STATE-DEFENDANTS-01151650	
Ex. No. 380	eNet Report of Alice Koerner	12/9/2021	STATE-DEFENDANTS-01151651 - STATE-DEFENDANTS-01151652	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 381	eNet Report of Benjamin Terry	12/9/2021	STATE-DEFENDANTS-01151659 - STATE-DEFENDANTS-01151660	
Ex. No. 382	eNet Report of Lindsay Mataya	12/9/2021	STATE-DEFENDANTS-01151694 - STATE-DEFENDANTS-01151695	
Ex. No. 383	eNet Report of Girtle Leah Davis	12/9/2021	STATE-DEFENDANTS-01151674 - STATE-DEFENDANTS-01151675	
Ex. No. 384	Declaration of Payal Shah	2/6/2021	Exh. 1 of 12.29.2021 Deposition of Payal Shah; PLTFS001791 - PLTFS001799	
Ex. No. 385	eNet Report of Payal Shah	12/9/2021	Exh. 2 of 12.29.2021 Deposition of Payal Shah; STATE-DEFENDANTS-01151712 - STATE-DEFENDANTS-01151713	
Ex. No. 386	Deposition Transcript of Payal Shah	12/29/2021		
Ex. No. 387	Defendants' Notice to Taken the Deposition of Andre Smith	12/22/2021	Exh. 1 of 12.27.2021 Deposition of Andre Smith	
Ex. No. 388	Declaration of Andre Smith	6/14/2020	PLTFS001810 - PLTFS001820	
Ex. No. 389	Deposition Transcript of Andre Smith	12/27/2021		
Ex. No. 390	eNet Report of Andre Smith	12/9/2021	STATE-DEFENDANTS-01151655 - STATE-DEFENDANTS-01151656	
Ex. No. 391	Declaration of Ruwa Romman	3/9/2021	Exh. 1 of 1.6.2022 Deposition of Ruwa Romman; PLTFS001771 - PLTFS001773	
Ex. No. 392	Deposition Transcript of Ruwa Romman	1/6/2022		
Ex. No. 393	eNet Report of Ruwa Romman	12/9/2021	STATE-DEFENDANTS-01151718 - STATE-DEFENDANTS-01151719	
Ex. No. 394	eNet Report of Meredith Rose	12/9/2021	STATE-DEFENDANTS-01151698 - STATE-DEFENDANTS-01151699	
Ex. No. 395	Email from Korey Bryson to Nicole Freemon	6/19/2020	Exh. 1 of 1.3.2022 Deposition of Nicole Freemon	
Ex. No. 396	Email Regarding Elections Complaint Confirmation Notice	6/9/2020	Exh. 2 of 1.3.2022 Deposition of Nicole Freemon	
Ex. No. 397	Deposition Transcript of Nicole Freemon	1/3/2022		
Ex. No. 398	eNet Report of Nicole Freemon	12/9/2021	STATE-DEFENDANTS-01151708 - STATE-DEFENDANTS-01151709	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 399	Declaration of Tocarro Combs	7/21/2020	Exh. 1 of 12.30.2021 Deposition of Tocarro Davis Combs; PLTFS001663 - PLTFS001684	
Ex. No. 400	eNet Report of Tocarro Combs	12/15/2021	Exh. 2 of 12.30.2021 Deposition of Tocarro Davis Combs	
Ex. No. 401	eNet Absentee Ballot Inquiry of Tocarro Combs	12/27/2021	Exh. 3 of 12.30.2021 Deposition of Tocarro Davis Combs	
Ex. No. 402	Social Media Post of Tocarro Combs	N/A	Exh. 4 of 12.30.2021 Deposition of Tocarro Davis Combs	
Ex. No. 403	Screenshot of FOX 5 News Article	6/3/2020	Exh. 5 of 12.30.2021 Deposition of Tocarro Davis Combs	
Ex. No. 404	Transcript of Interview of Tocarro Davis	8/21/2020	Exh. 6 of 12.30.2021 Deposition of Tocarro Davis Combs	
Ex. No. 405	Transcript of Second Telephone Interview of Tocarro Davis	12/28/2021	Exh. 7 of 12.30.2021 Deposition of Tocarro Davis Combs	
Ex. No. 406	Report of Investigation for Fulton County Absentee Ballot Fraud	8/31/2020	Exh. 8 of 12.30.2021 Deposition of Tocarro Davis Combs	
Ex. No. 407	Deposition Transcript of Tocarro Davis Combs	12/30/2021		
Ex. No. 408	Declaration of Michelle Solomon	10/30/2020	Exh. 1 of 12.23.2021 Deposition of Michelle Solomon; PLTFS001821 - PLTFS001825	
Ex. No. 409	eNet Report of Michelle Solomon	12/9/2021	Exh. 2 of 12.23.2021 Deposition of Michelle Solomon	
Ex. No. 410	Deposition Transcript of Michelle Solomon	12/23/2021		
Ex. No. 411	eNet Report of Chauntel Abbott	12/9/2021	STATE-DEFENDANTS-01151663 - STATE-DEFENDANTS-01151664	
Ex. No. 412	Deposition Transcript of Brenda Lee	12/28/2021		
Ex. No. 413	Declaration of Brenda Lee	10/13/2020	PLTFS001744 - PLTFS001751	
Ex. No. 414	eNet Report of Brenda Lee	12/9/2021	STATE-DEFENDANTS-01151661 - STATE-DEFENDANTS-01151662	
Ex. No. 415	Declaration of Susan Banks Williams	6/13/2021	Exh. 1 of 12.21.2021 Deposition of Susan Banks Williams; PLTFS001655 - PLTFS001658	
Ex. No. 416	Deposition Transcript of Susan Banks Williams	12/21/2021		
Ex. No. 417	eNet Report of Susan Banks Williams	12/9/2021	STATE-DEFENDANTS-01151725 - STATE-DEFENDANTS-01151726	
Ex. No. 418	eNet Report of Keith Weinberg	12/9/2021	Exh. 1 of 1.5.2022 Deposition of Keith Weinberg; STATE-DEFENDANTS-01151686 - STATE-DEFENDANTS-0115687	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 419	Declaration of Keith Weinberg	3/1/2021	Exh. 2 of 1.5.2022 Deposition of Keith Weinberg; PLTFS001878 - PLTFS001896	
Ex. No. 420	Deposition Transcript of Keith Weinberg	1/5/2022		
Ex. No. 421	eNet Report of Alkhealasharteula Harrison	12/9/2021	Exh. 1 of 1.8.2022 Deposition of Alkhealasharteula Harrison; STATE-DEFENDANTS-01151653 - STATE-DEFENDANTS-0115654	
Ex. No. 422	Declaration of Alkhealasharteula Harrison	7/2/2020	Exh. 2 of 1.8.2022 Deposition of Alkhealasharteula Harrison; PLTFS001719 - PLTFS001726	
Ex. No. 423	Deposition Transcript of Alkhealasharteula Harrison	1/8/2022		
Ex. No. 424	Declaration of Karen Zorn	11/18/2020	Exh. 1 of 12.28.2021 Deposition of Karen Zorn; PLTFS001904 - PLTFS001908	
Ex. No. 425	Deposition Transcript of Karen Zorn	12/28/2021		
Ex. No. 426	eNet Report of Karen Zorn	12/9/2021	STATE-DEFENDANTS-01151682 STATE-DEFENDANTS-01151683	
Ex. No. 427	Declaration of Jayme Wills	1/22/2021	Exh. 1 of 1.13.2022 Deposition of Jayme Wills; PLTFS001897 - PLTFS001903	
Ex. No. 428	Deposition Transcript of Jayme Wills	1/13/2022		
Ex. No. 429	eNet Report of Jayme Wills	12/9/2021	STATE-DEFENDANTS-01151678 - STATE-DEFENDANTS-01151679	
Ex. No. 430	Declaration of Emily Huskey	9/8/2020	Exh. 1 of 1.4.2022 Deposition of Emily Huskey; PLTFS001727 - PLTFS001737	
Ex. No. 431	Deposition Transcript of Emily Huskey	1/4/2022		
Ex. No. 432	eNet Report of Emily Huskey	12/9/2021	STATE-DEFENDANTS-01151671 - STATE-DEFENDANTS-01151672	
Ex. No. 433	Defendants' Notice to Take the Deposition of Lee Anne Feeley	1/6/2022	Exh. 1 of 1.7.2022 Deposition of Lee Anne Feeley	
Ex. No. 434	Declaration of Lee Anne Feeley	1/26/2021	Exh. 2 of 1.7.2022 Deposition of Lee Anne Feeley; PLTFS001694 - PLTFS001699	
Ex. No. 435	Documents Provided by Lee Anne Feeley	11/1/2020	Exh. 3 of 1.7.2022 Deposition of Lee Anne Feeley	
Ex. No. 436	Deposition Transcript of Lee Anne Feeley	1/7/2022		

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 437	eNet Report of Lee Anne Feeley	12/9/2021	STATE-DEFENDANTS-01151690 - STATE-DEFENDANTS-01151691	
Ex. No. 438	Declaration of Dr. Sheree Dixon	2/12/2021	Exh. 1 of 1.4.2022 Deposition of Sheree Dixon; PLTFS001691 - PLTFS001693	
Ex. No. 439	eNet Report of Dr. Sheree Dixon	12/9/2021	Exh. 2 of 1.4.2022 Deposition of Sheree Dixon; STATE-DEFENDANTS-01151723 - STATE-DEFENDANTS-01151724	
Ex. No. 440	Deposition Transcript of Dr. Sheree Dixon	1/4/2022		
Ex. No. 441	eNet Report of Grace Strickland	12/9/2021	STATE-DEFENDANTS-01151676 - STATE-DEFENDANTS-01151677	
Ex. No. 442	Notice of Deposition of Hank Bromley	10/18/2019	Exh. 1 of 10.22.2019 Deposition of Hank Bromley	
Ex. No. 443	Declaration of Hank Bromley	11/15/2018	Exh. 2 of 10.22.2019 Deposition of Hank Bromley; PLTFS000425 - PLTFS000426	
Ex. No. 444	Deposition Transcript of Hank Bromley	10/22/2019		
Ex. No. 445	Notice of Deposition of Cam Thi Ashling	11/27/2019	Exh. 1 of 12.2.2019 Deposition of Cam Thi Ashling	
Ex. No. 446	Declaration of Cam Thi Ashling	10/9/2019	Exh. 2 of 12.2.2019 Deposition of Cam Thi Ashling; PLTFS000946 - PLTFS000947	
Ex. No. 447	Deposition Transcript of Cam Thi Ashling	12/2/2019		
Ex. No. 448	Notice of Deposition of Barbara Liscord	11/5/2019	Exh. 1 of 11.7.2019 Deposition of Barbara McKusick Liscord	
Ex. No. 449	Declaration of Barbara Liscord	11/16/2018	Exh. 2 of 11.7.2019 Deposition of Barbara McKusick Liscord; PLTFS000457-PLTFS000460	
Ex. No. 450	Concord Monitor Letter: Let America Vote	11/16/2018	Exh. 3 of 11.7.2019 Deposition of Barbara McKusick Liscord	
Ex. No. 451	Deposition Transcript of Barbara Liscord	11/7/2019		
Ex. No. 452	Deposition Notice of Patrick Longstreth	10/31/2019	Exh. 1 of 11.7.2019 Deposition of Patrick Longstreth	
Ex. No. 453	Declaration of Patrick Longstreth	11/12/2018	Exh. 2 of 11.7.2019 Deposition of Patrick Longstreth; PLTFS000288-PLTFS000289	
Ex. No. 454	Deposition Transcript of Patrick Longstreth	11/7/2019		
Ex. No. 455	Notice of Deposition of Lori Goldstrom	10/29/2019	Exh. 1 of 10.31.2019 Deposition of Lori Goldstrom	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 456	Declaration of Lori Goldstrom	11/13/2018	Exh. 2 of 10.31.2019 Deposition of Lori Goldstrom; PLTFS000233-PLTFS000234	
Ex. No. 457	Deposition Transcript of Lori Goldstrom	10/31/2019		
Ex. No. 458	Notice of Deposition of Shannon Gaggero	10/24/2019	Exh. 1 of 10.31.2019 Deposition of Shannon Gaggero	
Ex. No. 459	Screenshot of Social Media Page	10/31/2019	Exh. 2 of 10.31.2019 Deposition of Shannon Gaggero	
Ex. No. 460	Declaration of Shannon Gaggero	11/11/2018	Exh. 3 of 10.31.2019 Deposition of Shannon Gaggero; PLTFS000330 - PLTFS000332	
Ex. No. 461	Excel Sheet of Shannon Gaggero Voter Resitration Incidents	10/31/2019	Exh. 4 of 10.31.2019 Deposition of Shannon Gaggero	
Ex. No. 462	Screenshot of Georgia Government Transparency and Campaign Finance Commission Campaign Reports	10/31/2019	Exh. 5 of 10.31.2019 Deposition of Shannon Gaggero	
Ex. No. 463	Deposition Transcript of Shannon Gaggero	10/31/2019		
Ex. No. 464	Notice of Deposition of Melanie Manning	11/6/2019	Exh. 1 of 11.20.2019 Deposition of Melanie Manning	
Ex. No. 465	eNet Report of Melanie Manning	10/16/2019	Exh. 2 of 11.20.2019 Deposition of Melanie Manning	
Ex. No. 466	Declaration of Melanie Manning	11/15/2018	Exh. 3 of 11.20.2019 Deposition of Melanie Manning; PLTFS000254-PLTFS000257	
Ex. No. 467	Deposition Transcript of Melanie Manning	11/20/2019		
Ex. No. 468	Notice of Deposition of Benjamin Ross	12/3/2019	Exh. 1 of 12.5.2019 Deposition of Benjamin Ross	
Ex. No. 469	Declaration of Benjamin Ross	11/12/2018	Exh. 2 of 12.5.2019 Deposition of Benjamin Ross; PLTFS000034-PLTFS000038	
Ex. No. 470	Deposition Transcript of Benjamin Ross	12/5/2019		
Ex. No. 471	Notice of Deposition of Gary Ratner	11/18/2019	Exh. 1 of 11.21.2019 Deposition of Gary Ratner	
Ex. No. 472	Declaration of Gary Ratner	11/11/2018	Exh. 2 of 11.21.2019 Deposition of Gary Ratner; PLTFS000179-PLTFS000181	
Ex. No. 473	Excel Sheet of Voter Incidents	11/21/2019	Exh. 3 of 11.21.2019 Deposition of Gary Ratner	
Ex. No. 474	Deposition Transcript of Gary Ratner	11/21/2019		
Ex. No. 475	Declaration of Diana Cofield	3/28/2019	Exh. 1 of 11.1.2019 Deposition of Diana Cofield; PLTFS000773-PLTFS000775	
Ex. No. 476	Deposition Transcript of Diana Cofield	11/1/2019		

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 477	Notice of Deposition of Kelly Dermody	10/18/2019	Exh. 1 of 10.25.2019 Deposition of Kelly Dermody	
Ex. No. 478	Declaration of Kelly Dermody	11/13/2019	Exh. 2 of 10.25.2019 Deposition of Kelly Dermody; PLTFS000507-PLTFS000516	
Ex. No. 479	Deposition Transcript of Kelly Dermody	10/25/2019		
Ex. No. 480	Notice of Deposition of Margaret Church	10/18/2019	Exh. 1 of 10.25.2019 Deposition of Margaret Church	
Ex. No. 481	Declaration of Margaret Church	11/12/2018	Exh. 2 of 10.25.2019 Deposition of Margaret Church; PLTFS000241 - PLTFS000245	
Ex. No. 482	Deposition Transcript of Margaret Church	10/25/2019		
Ex. No. 483	Notice of Deposition of Saundra Brundage	10/18/2019	Exh. 1 of 10.24.2019 Deposition of Saundra Brundage	
Ex. No. 484	eNet Report of Saundra Brundage	10/16/2019	Exh. 2 of 10.24.2019 Deposition of Saundra Brundage	
Ex. No. 485	Declaration of Saundra Brundage	11/11/2018	Exh. 3 of 10.24.2019 Deposition of Saundra Brundage; PLTFS000325 - PLTFS000327	
Ex. No. 486	Deposition Transcript of Saundra Brundage	10/24/2019		
Ex. No. 487	Subpoena to Testify at a Deposition of Kia Carter	4/2/2020	Exh. 1 of 4.17.2020 Deposition of Kia Carter	
Ex. No. 488	Declaration of Kia Carter	11/15/2018	Exh. 2 of 4.17.2020 Deposition of Kia Carter; PLTFS000446-PLTFS000449	
Ex. No. 489	Deposition Transcript of Kia Carter	4/23/202		
Ex. No. 490	Letter and Subpoena to Testify at a Deposition for Antoinette Johnson	4/2/2020	Exh. 1 of 4.20.2020 Deposition of Antoinette Johnson	
Ex. No. 491	Declaration of Antoinette Johnson	11/15/2018	Exh. 2 of 4.20.2020 Deposition of Antoinette Johnson; PLTFS0004427-PLTFS000428	
Ex. No. 492	Deposition Transcript of Antoinette Johnson	4/20/2020		
Ex. No. 493	Notice of Deposition of Felicia Freeman	1/10/2020	Exh. 1 of 1.16.2020 Deposition of Felicia Freeman	
Ex. No. 494	Declaration of Felicia Freeman	10/16/2019	Exh. 2 of 1.16.2020 Deposition of Felicia Freeman; PLTFS000427 - PLTFS000428	
Ex. No. 495	Deposition Transcript of Felicia Freeman	1/16/2020		
Ex. No. 496	eNet Report of Fecilia Freeman	2/14/2022	STATE-DEFENDANTS-11151953 - STATE-DEFENDANTS-11151954	
Ex. No. 497	Subpoena to Testify at a Deposition of Eunice Walden	4/2/2020	Exh. 1 of 4.17.2020 Deposition of Eunice Walden	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 498	Declaration of Eunice Walden	11/15/2018	Exh. 2 of 4.17.2020 Deposition of Eunice Walden; PLTFS000379-PLTFS000382	
Ex. No. 499	Deposition Transcript of Eunice Walden	4/17/2020		
Ex. No. 500	eNet Report of Eunice Walden	2/14/2022	STATE-DEFENDANTS-11151955 - STATE-DEFENDANTS-11151956	
Ex. No. 501	Subpoena to Testify at a Deposition of Samantha Cramer	3/26/2020	Exh. 1 of 4.6.2020 Deposition of Samantha Cramer	
Ex. No. 502	Declaration of Samantha Cramer	12/18/2019	Exh. 2 of 4.6.2020 Deposition of Samantha Cramer; PLTFS001098 - PLTFS001107	
Ex. No. 503	Deposition Transcript of Samantha Cramer	4/6/2020		
Ex. No. 504	Notice of Deposition of Alexis Clark	10/18/2019	Exh. 1 of 10.25.2019 Deposition of Alexis Clark	
Ex. No. 505	Declaration of Alexis Clark	11/20/2018	Exh. 2 of 10.25.2019 Deposition of Alexis Clark; PLTFS000577 - PLTFS000580	
Ex. No. 506	Deposition Transcript of Alexis Clark	10/25/2019		
Ex. No. 507	eNet Report of Alexis Clark	2/11/2022	STATE-DEFENDANTS-11151957 - STATE-DEFENDANTS-11151958	
Ex. No. 508	Declaration of Linda Marshall	6/12/2019	Exh. 1 of 10.25.2019 Deposition of Linda Marshall	
Ex. No. 509	Deposition Transcript of Linda Marshall	10/25/2019		
Ex. No. 510	eNet Report of Linda Marshall	2/14/2022	STATE-DEFENDANTS-11151959 - STATE-DEFENDANTS-11151960	
Ex. No. 511	Subpoena to Testify at a Deposition of Frank Lucas	4/2/2020	Exh. 1 of 4.20.2020 Deposition of Frank Lucas	
Ex. No. 512	Declaration of Frank Lucas	5/23/2019	Exh. 2 of 4.20.2020 Deposition of Frank Lucas; PLTFS000886 - PLTFS000888	
Ex. No. 513	Deposition Transcript of Frank Lucas	4/20/2020		
Ex. No. 514	eNet Report of Frank Lucas	2/14/2022	STATE-DEFENDANTS-11151961 - STATE-DEFENDANTS-11151962	
Ex. No. 515	Subpoena to Testify at a Deposition of Dasia Holt	4/23/2020	Exh. 1 of 4.27.2020 Deposition of Dasia Holt	
Ex. No. 516	Declaration of Dasia Holt	11/15/2018	Exh. 2 of 4.27.2020 Deposition of Dasia Holt; PLTFS000383 - PLTFS000386	
Ex. No. 517	Deposition Transcript of Dasia Holt	4/27/2020		

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 518	eNet Report of Dasia Holt	2/11/2022	STATE-DEFENDANTS-11151963 - STATE-DEFENDANTS-11151964	
Ex. No. 519	Subpoena to Testify at a Deposition of Anthony McKissic	4/2/2020	Exh. 1 of 4.21.2020 Deposition of Anthony McKissic	
Ex. No. 520	Declaration of Anthony McKissic	10/6/2019	Exh. 2 of 4.21.2020 Deposition of Anthony McKissic; PLTFS000948 - PLTFS000951	
Ex. No. 521	Deposition Transcript of Anthony McKissic	4/21/2020		
Ex. No. 522	eNet Report of Anthony McKissic	2/11/2014	STATE-DEFENDANTS-11151965 - STATE-DEFENDANTS-11151966	
Ex. No. 523	Subpoena to Testify at a Deposition of Chris Duncan	3/24/2020	Exh. 1 of 4.7.2020 Deposition of Chris Duncan	
Ex. No. 524	Declaration of Chris Duncan	11/15/2018	Exh. 2 of 4.7.2020 Deposition of Chris Duncan; PLTFS000378 - PLTFS000379	
Ex. No. 525	eNet Report of Chris Duncan	4/7/2020	Exh. 3 of 4.7.2020 Deposition of Chris Duncan	
Ex. No. 526	Deposition Transcript of Chris Duncan	4/7/2020		
Ex. No. 527	Notice of Deposition of Carlos del Rio	2/7/2020	Exh. 1 of 2.19.2020 Deposition of Carlos del Rio	
Ex. No. 528	Declaration of Carlos del Rio	11/15/2018	Exh. 2 of 2.19.2020 Deposition of Carlos del Rio; PLTFS000363 - PLTFS000365	
Ex. No. 529	Deposition Transcript of Carlos del Rio	2/19/2020		
Ex. No. 530	eNet Report of Carlos del Rio	2/14/2022	STATE-DEFENDANTS-11151967 - STATE-DEFENDANTS-11151968	
Ex. No. 531	Notice of Deposition of Norma Guardiola-Valle	10/29/2019	Exh. 1 of 11.4.2019 Deposition of Norma Guardiola-Valle	
Ex. No. 532	Declaration of Norma Guardiola-Valle	11/13/2018	Exh. 2 of 11.4.2019 Deposition of Norma Guardiola-Valle; PLTFS000268 - 000271	
Ex. No. 533	Deposition Transcript of Norma Guardiola-Valle	11/4/2019		
Ex. No. 534	Notice of Deposition of Robin Boyd	10/18/2019	Exh. 1 of 10.24.2019 Deposition of Robin Boyd	
Ex. No. 535	Declaration of Robin Boyd	11/13/2018	Exh. 2 of 10.24.2019 Deposition of Robin Boyd; PLTFS000298 - PLTFS000300	
Ex. No. 536	eNet Report of Robin Boyd	10/11/2019	Exh. 3 of 10.24.2019 Deposition of Robin Boyd	
Ex. No. 537	Deposition Transcript of Robin Boyd	10/24/2019		

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 538	Notice of Deposition of Jaqueline Bartley	10/18/2019	Exh. 1 of 10.25.2019 Deposition of Jaqueline Bartley	
Ex. No. 539	Declaration of Jaqueline Bartley	1/8/2010	Exh. 2 of 10.25.2019 Deposition of Jaqueline Bartley; PLTFS000707 - PLTFS000711	
Ex. No. 540	eNet Report of Jaqueline Bartley	10/16/2019	Exh. 3 of 10.25.2019 Deposition of Jaqueline Bartley	
Ex. No. 541	Deposition Transcript of Jaqueline Bartley	10/25/2019		
Ex. No. 542	Declaration of Phoebe Einzig-Roth	11/13/2018	Exh. 1 of 10.18.2019 Deposition of Phoebe Einzig-Roth; PLTFS 000290 - PLTFS000291	
Ex. No. 543	Letter from DeKalb County Regarding Voter Registration	10/19/2018	Exh. 2 of 10.18.2019 Deposition of Phoebe Einzig-Roth	
Ex. No. 544	Deposition Transcript of Pheove Einzig-Roth	10/18/2019		
Ex. No. 545	Notice of Deposition of Kiara Jackson	10/29/2019	Exh. 1 of 11.7.2019 Deposition of Kiara Jackson	
Ex. No. 546	Declaration of Kiara Jackson	3/27/2019	Exh. 2 of 11.7.2019 Deposition of Kiara Jackson; PLTFS000796 - PLTFS000799	
Ex. No. 547	Deposition Transcript of Kiara Jackson	11/7/2019		
Ex. No. 548	Subpoena to Testify at a Deposition of Keteria Neal	3/24/2020	Exh. 1 of 4.8.2020 Deposition of Keteria Neal	
Ex. No. 549	Declaration of Keteria Neal	11/15/2018	Exh. 2 of 4.8.2020 Deposition of Keteria Neal; PLTFS000409 - PLTFS000411	
Ex. No. 550	eNet Report of Keteria Neal	10/16/2019	Exh. 3 of 4.8.2020 Deposition of Keteria Neal	
Ex. No. 551	Deposition Transcript of Keteria Neal	4/8/2020		
Ex. No. 552	Notice of Deposition of Diondra Thurman-Jetter	12/17/2019	Exh. 1 of 12.23.2019 Deposition of Diondra Thurman-Jetter	
Ex. No. 553	eNet Report of Diondra Thurman-Jetter	10/11/2019	Exh. 2 of 12.23.2019 Deposition of Diondra Thurman-Jetter	
Ex. No. 554	Declaration of Diondra Thurman-Jetter	11/15/2018	Exh. 3 of 12.23.2019 Deposition of Keteria Neal; PLTFS000438 - PLTFS000439	
Ex. No. 555	Deposition Transcript of Diondra Thurman-Jetter	12/23/2019		
Ex. No. 556	eNet Report of Elan Brown	8/11/2020	STATE-DEFENDANTS-11151969 - STATE-DEFENDANTS-11151970	
Ex. No. 557	Subpoena to Testify at a Deposition of Camille Williams	3/24/2020	Exh. 1 of 4.13.2020 Deposition of Camille Williams	
Ex. No. 558	Declaration of Camille Williams	11/1/2018	Exh. 2 of 4.13.2020 Deposition of Camille Williams; PLTFS000464 - PLTFS000465	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 559	Deposition Transcript of Camille Williams	4/13/2020		
Ex. No. 560	eNet Report of Camille Williams	2/14/2022	STATE-DEFENDANTS-11151971 - STATE-DEFENDANTS-11151972	
Ex. No. 561	eNet Report of Dina Medalla	8/11/2020	STATE-DEFENDANTS-11151973 - STATE-DEFENDANTS-11151974	
Ex. No. 562	Email from Ali Kefeli regarding obstacles for registering to vote	2/14/2020	PLTFS001918 - PLTFS001922	
Ex. No. 563	Julian Grill email sending additional details of his experience to Fair Fight Action	7/25/2020	PLTFS001938 - PLTFS001939	
Ex. No. 564	Fair Fight Action Email to Julian Grill thanking him for sharing his experience	7/16/2020	PLTFS001940	
Ex. No. 565	Julian Grill email sharing his experience with Fair Fight Action	7/16/2020	PLTFS001941 - PLTFS001942	
Ex. No. 566	Julian Grill communications with Fair Fight about his experience	7/16/2020	PLTFS001953 - PLTFS001955	
Ex. No. 567	Email from Sonali Parikh to Maggie Skinner regarding the signing of her declaration	11/11/2020	PLTFS001969 - PLTFS001971	
Ex. No. 568	O.C.G.A. § 21-2-31	6/3/2016	Exh. 7 of 10.10.2019 Deposition of David Worley	
Ex. No. 569	Rhonda J. Martin, et al. v. Brian Kemp, et al. Temporary Restraining Order	10/25/2018	Exh. 8 of 10.10.2019 Deposition of David Worley	
Ex. No. 570	Official Election Bulletin Regarding Order Regarding Rejected Absentee Ballots and Applications for Signature Non-Match	10/25/2018	Exh. 9 of 10.10.2019 Deposition of David Worley	
Ex. No. 571	Official Election Bulletin Regarding Pending Citizenship Registrations at Voting Locations	11/2/2018	Exh. 10 of 10.10.2019 Deposition of David Worley	
Ex. No. 572	Email from David Worley to Secretary Crittenden regarding counting of absentee ballots.	11/13/2018	Exh. 12 of 10.10.2019 Deposition of David Worley	
Ex. No. 573	Email from David Worley to Secretary Crittenden regarding issuing guidance of Judge May's ruling.	11/13/2018	Exh. 14 of 10.10.2019 Deposition of David Worley	
Ex. No. 574	The Democratic Party of Georgia, Inc. and AFG Group v. Robyn A Crittenden, et al. Order	11/14/2018	Exh. 15 of 10.10.2019 Deposition of David Worley	
Ex. No. 575	Email chain between David Worley and Chris Harvey regarding voter rolls issue.	11/8/2016	Exh. 17 of 10.10.2019 Deposition of David Worley	
Ex. No. 576	Email between David Worley and Chris Harvey regarding absentee ballot status.	11/5/2018	Exh. 18 of 10.10.2019 Deposition of David Worley	
Ex. No. 577	Email chain between Penn Payne and Chris Harvey regarding an investigation into the registration status of James Gilliam, Jr.	6/18/2018	Exh. 19 of 10.10.2019 Deposition of David Worley	
Ex. No. 578	Curriculum Vitae of Lorraine Minnite	12/13/2019	Exh. 1 of 1.7.2022 Deposition of Lorraine Minnite	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 579	Expert Report of Lorraine Minnite	11/24/2019	Exh. 2 of 1.7.2022 Deposition of Lorraine Minnite	
Ex. No. 580	Supplemental Expert Report of Lorraine Minnite	11/29/2021	Exh. 3 of 1.7.2022 Deposition of Lorraine Minnite	
Ex. No. 581	Supplemental Expert Report of Lorraine Minnite	11/29/2021	Exh. 4 of 1.7.2022 Deposition of Lorraine Minnite; Doc 282-1	
Ex. No. 582	Doug Collins Letter to Secretary Brad Raffensperger	11/10/2020	Exh. 6 of 1.7.2022 Deposition of Lorraine Minnite	
Ex. No. 583	Deposition Transcript of Lorraine Minnite	1/7/2022		
Ex. No. 584	Notice of Deposition of Dr. Adrienne Jones	12/29/2021	Exh. 1 of 1.4.2022 Deposition of Adrienne Jones	
Ex. No. 585	Expert Supplementary Report of Dr. Adrienne Jones	12/1/2021	Exh. 2 of 1.4.2022 Deposition of Adrienne Jones	
Ex. No. 586	Expert report of Dr. Adrienne Jones	8/15/2019	Exh. 3 of 1.4.2022 Deposition of Adrienne Jones	
Ex. No. 587	How to Win a "Long Game" by Adrienne Jones and Andrew Polsky	N/A	Exh. 4 of 1.4.2022 Deposition of Adrienne Jones	
Ex. No. 588	Deposition Transcript of Dr. Adrienne Jones	12/19/2019	Exh. 5 of 1.4.2022 Deposition of Adrienne Jones	
Ex. No. 589	House Bill 836	N/A	Exh. 6 of 1.4.2022 Deposition of Adrienne Jones	
Ex. No. 590	Judson Edge, et al. v. Sumter County School District, et al.	N/A	Exh. 7 of 1.4.2022 Deposition of Adrienne Jones	
Ex. No. 591	House Bill 836 (As Passed House and Senate)	N/A	Exh. 8 of 1.4.2022 Deposition of Adrienne Jones	
Ex. No. 592	Mathis Kears Wright, Jr., v. Sumter County Board of Elections and Registration	3/17/2018	Exh. 9 of 1.4.2022 Deposition of Adrienne Jones	
Ex. No. 593	Mathis Kears Wright, Jr., v. Sumter County Board of Elections and Registration Order	5/16/2019	Exh. 10 of 1.4.2022 Deposition of Adrienne Jones	
Ex. No. 594	Mathis Kears Wright, Jr., v. Sumter County Board of Elections and Registration Motion for Limited Remand	4/16/2019	Exh. 11 of 1.4.2022 Deposition of Adrienne Jones	
Ex. No. 595	Deposition Transcript of Dr. Adrienne Jones	1/4/2022		
Ex. No. 596	State Election Board Hearing	9/10/2020	Exh. 3 of 1.19.2022 Deposition of Matthew Mashburn	
Ex. No. 597	Deposition Transcript of Matthew Mashburn	1/19/2022		
Ex. No. 598	Electronic Registration Information Center, Inc. Membership Agreement	4/11/2019	STATE-DEFENDANTS-11151782 - STATE-DEFENDANTS-11151793	
Ex. No. 599	Carahsoft Technology Corp Statement of Work	9/17/2021	STATE-DEFENDANTS-11151729 - STATE-DEFENDANTS-11151781	
Ex. No. 600	State Election Board Hearing	4/17/2019	Exh. 1 of 2.8.2022 Deposition of Anh Le	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 601	State Election Board Hearing	9/3/2020	Exh. 3 of 2.8.2022 Deposition of Anh Le	
Ex. No. 602	State Election Board Hearing	8/21/2019	Exh. 4 of 2.8.2022 Deposition of Anh Le	
Ex. No. 603	State Election Board Hearing	2/17/2021	Exh. 5 of 2.8.2022 Deposition of Anh Le	
Ex. No. 604	Blessed Ballot 2020: Black-Led Voter Power Panel	10/3/2020	Exh. 1 of 2.11.2022 Deposition of Reverend Bronson Woods; PLTFS-EBC-001667	
Ex. No. 605	Blessed Ballot: Proposed Comms Plan	10/13/2020	Exh. 2 of 2.11.2022 Deposition of Reverend Bronson Woods; PLTFS-EBC-001668 - PLTFS-EBC-001671	
Ex. No. 606	Blessed Ballot 2020 Email for National Voter Registration Day	9/22/2020	Exh. 3 of 2.11.2022 Deposition of Reverend Bronson Woods; PLTFS-EBC-001679 - PLTFS-EBC-001680	
Ex. No. 607	Georgia Voting Precinct Chaplains Training	N/A	Exh. 4 of 2.11.2022 Deposition of Reverend Bronson Woods; PLTFS-EBC-001697 - PLTFS-EBC-001707	
Ex. No. 608	Plaintiffs' Status Report in Accordance with Paragraph 12 of the Court's November 30, 2021 Order, ECF 641	2/4/2022	Exh. 5 of 2.11.2022 Deposition of Reverend Bronson Woods	
Ex. No. 609	Second Amended Complaint for Declaratory and Injunctive Relief	12/3/2020	Exh. 6 of 2.11.2022 Deposition of Reverend Bronson Woods	
Ex. No. 610	Fair Fight Tweet on 12/6/20 at 10:44 AM	12/6/2020	STATE-DEFENDANTS-11151965; <a href="https://twitter.com/fairfightaction/status/1335611036905459713">https://twitter.com/fairfightaction/status/1335611036905459713</a>	
Ex. No. 611	Stacey Abrams' Tweet on 11/4/20 at 8:48 AM	11/4/2020	STATE-DEFENDANTS-11151976; <a href="https://twitter.com/staceyabrams/status/1323985586743631872">https://twitter.com/staceyabrams/status/1323985586743631872</a>	
Ex. No. 612	Lauren Groh-Wargo Tweet on 1/8/21 at 3:44 PM	1/8/2021	STATE-DEFENDANTS-11151977; <a href="https://twitter.com/gwlauren/status/1347645282310348802">https://twitter.com/gwlauren/status/1347645282310348802</a>	
Ex. No. 613	Lauren Groh-Wargo Retweet of Fair Fight Action Tweet on 12/6/20 at 10:44 AM	12/6/2020	STATE-DEFENDANTS-11151978; <a href="https://twitter.com/fairfightaction/status/1335611047298953222">https://twitter.com/fairfightaction/status/1335611047298953222</a>	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 614	J. Alex Halderman Tweet on 11/21/20 at 8:59 AM	11/21/2020	STATE-DEFENDANTS-11151979; <a href="https://twitter.com/jhalderm/status/1330148809448558594?ext=HHwWhMC42e7S0fUkAAAA">https://twitter.com/jhalderm/status/1330148809448558594?ext=HHwWhMC42e7S0fUkAAAA</a>	
Ex. No. 615	J. Alex Halderman Tweet on 11/15/20 at 3:04 PM	11/15/2020	STATE-DEFENDANTS-11151980; <a href="https://twitter.com/jhalderm/status/1328066407892860933?ext=HHwWioCqiZLXnu4kAAAA">https://twitter.com/jhalderm/status/1328066407892860933?ext=HHwWioCqiZLXnu4kAAAA</a>	
Ex. No. 616	Frank Bajak Retweet of J. Alex Halderman Tweet on 11/13/20	11/13/2020	STATE-DEFENDANTS-11151981	
Ex. No. 617	J. Alex Halderman Tweet on 11/12/20 at 4:11 PM	11/12/2020	STATE-DEFENDANTS-11151982; <a href="https://twitter.com/jhalderm/status/1326995948480978947?ext=HHwWhoC7-Znyt-okAAAA">https://twitter.com/jhalderm/status/1326995948480978947?ext=HHwWhoC7-Znyt-okAAAA</a>	
Ex. No. 618	Lauren Groh-Wargo Tweet on 8/10/19 at 2:19 PM	8/10/2019	STATE-DEFENDANTS-11151983; <a href="https://twitter.com/gwlauren/status/1160254299840143360">https://twitter.com/gwlauren/status/1160254299840143360</a>	
Ex. No. 619	Lauren Groh-Wargo Tweet on 5/15/19 at 12:03 PM	5/15/2019	STATE-DEFENDANTS-11151985; <a href="https://twitter.com/gwlauren/status/1128692456415997952">https://twitter.com/gwlauren/status/1128692456415997952</a>	
Ex. No. 620	Lauren Groh-Wargo Tweet on 5/15/19 at 12:03 PM	5/15/2019	STATE-DEFENDANTS-11151984; <a href="https://twitter.com/gwlauren/status/1128692457368104963">https://twitter.com/gwlauren/status/1128692457368104963</a>	
Ex. No. 621	Lauren Groh-Wargo Tweet on 6/1/19 at 1:12 PM	6/1/2019	STATE-DEFENDANTS-11151986; <a href="https://twitter.com/gwlauren/status/1134870380051611648">https://twitter.com/gwlauren/status/1134870380051611648</a>	
Ex. No. 622	Lauren Groh-Wargo Retweet of Adam Harrell Tweet on 6/10/19 at 9:23 AM	6/10/2019	STATE-DEFENDANTS-11151987; <a href="https://twitter.com/adamdharrell/status/1138074218715930624">https://twitter.com/adamdharrell/status/1138074218715930624</a> ; <a href="https://twitter.com/adamdharrell/status/1138074218715930624/retweets">https://twitter.com/adamdharrell/status/1138074218715930624/retweets</a>	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 623	Lauren Groh-Wargo Retweet of Georgia Democrat Tweet on 7/18/19 at 11:50 AM	7/18/2019	STATE-DEFENDANTS-11151988; <a href="https://twitter.com/GeorgiaDemocrat/status/1151882039676854273">https://twitter.com/GeorgiaDemocrat/status/1151882039676854273</a> ; <a href="https://twitter.com/GeorgiaDemocrat/status/1151882039676854273/retweets">https://twitter.com/GeorgiaDemocrat/status/1151882039676854273/retweets</a>	
Ex. No. 624	Lauren Groh-Wargo Retweet of Fair Fight Action on 7/25/19 at 2:13 PM	7/25/2019	STATE-DEFENDANTS-11151989; <a href="https://twitter.com/fairfightaction/status/1154454579628642305">https://twitter.com/fairfightaction/status/1154454579628642305</a> ; <a href="https://twitter.com/fairfightaction/status/1154454579628642305/retweets">https://twitter.com/fairfightaction/status/1154454579628642305/retweets</a>	
Ex. No. 625	Adam Harrell Tweet on 6/10/19 at 9:23 AM	6/10/2019	STATE-DEFENDANTS-11151990; <a href="https://twitter.com/adamdharrell/status/113807422272667648">https://twitter.com/adamdharrell/status/113807422272667648</a> ; <a href="https://twitter.com/adamdharrell/status/113807422272667648/retweets">https://twitter.com/adamdharrell/status/113807422272667648/retweets</a>	
Ex. No. 626	Lauren Groh-Wargo Tweet on 7/24/19 at 7:04 PM	7/24/2019	STATE-DEFENDANTS-11151991; <a href="https://twitter.com/gwlauren/status/1154165519802675200">https://twitter.com/gwlauren/status/1154165519802675200</a>	
Ex. No. 627	Lauren Groh-Wargo Tweet on 6/21/19 at 9:19 PM	6/21/2019	STATE-DEFENDANTS-11151992; <a href="https://twitter.com/gwlauren/status/1142240633463169024">https://twitter.com/gwlauren/status/1142240633463169024</a>	
Ex. No. 628	Lauren Groh-Wargo Tweet on 7/24/19 at 7:04 PM	7/24/2019	STATE-DEFENDANTS-11151993; <a href="https://twitter.com/gwlauren/status/1154165518636654592">https://twitter.com/gwlauren/status/1154165518636654592</a>	
Ex. No. 629	Lauren Groh-Wargo Retweet of Fair Fight Action Tweet on 7/25/19 at 2:13 PM	7/25/2019	STATE-DEFENDANTS-11151994; <a href="https://twitter.com/fairfightaction/status/1154454605255757824">https://twitter.com/fairfightaction/status/1154454605255757824</a> ; <a href="https://twitter.com/fairfightaction/status/1154454605255757824/retweets">https://twitter.com/fairfightaction/status/1154454605255757824/retweets</a>	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 630	Seth Harp thanking then Secretary Brian Kemp for his hard work.	8/30/2017	Exh. 41 of 2019 Deposition of Seth Harp; STATE-DEFENDANTS-00015819 - STATE-DEFENDANTS-00015820	
Ex. No. 631	Copy of Greg Bluestein, AJC Interview: Inside Perdue's Plan to Defeat Kemp in 2022, AJC	12/8/2021	<a href="https://www.ajc.com/politics/politics-blog/ajcinterview-inside-perdues-plan-to-defeat-kemp-in-2022/CYZFLSXL3RGHXG4IZUQIW7HKOY/">https://www.ajc.com/politics/politics-blog/ajcinterview-inside-perdues-plan-to-defeat-kemp-in-2022/CYZFLSXL3RGHXG4IZUQIW7HKOY/</a>	
Ex. No. 632	Complaint of Ga Rep Party et al v. Raffensperger (2:20-cv-135)	12/17/2020		
Ex. No. 633	Copy of Stewart M. Gerson and Edward Larson, Georgia's Republican senators falsely claimed election fraud occurred just to stay in power, NBC NEWS	11/20/2020	<a href="https://www.nbcnews.com/think/opinion/georgia-s-republicansenators-falsely-claimed-election-fraud-occurred-just-ncna1248280">https://www.nbcnews.com/think/opinion/georgia-s-republicansenators-falsely-claimed-election-fraud-occurred-just-ncna1248280</a>	
Ex. No. 634	Copy of Emily Jacobs, David Perdue backs GOP effort to object to Electoral College certification, NY POST	1/4/2021	<a href="https://nypost.com/2021/01/04/david-perdue-backs-gop-effort-to-object-to-electoral-college-certification/">https://nypost.com/2021/01/04/david-perdue-backs-gop-effort-to-object-to-electoral-college-certification/</a>	
Ex. No. 635	Astead W. Herndon and Nick Corasaniti, Echoing Trump, David Perdue Sues Over Baseless Election Claims, N.Y. TIMES	12/11/2021	<a href="https://www.nytimes.com/2021/12/10/us/politics/david-perdue-georgiaelection.html">https://www.nytimes.com/2021/12/10/us/politics/david-perdue-georgiaelection.html</a>	
Ex. No. 636	Aaron Blake, David Perdue's wink-and-nod campaign on voter fraud, WASHINGTON POST	12/6/2021	<a href="https://www.washingtonpost.com/politics/2021/12/06/david-perdues-wink-and-nod-campaign-voter-fraud/">https://www.washingtonpost.com/politics/2021/12/06/david-perdues-wink-and-nod-campaign-voter-fraud/</a>	
Ex. No. 637	Letter from Perdue's Counsel	1/19/2022	Doc. No. 696-2	
Ex. No. 638	Complaint of Perdue v. Fulton County et al.	12/17/2020		
Ex. No. 639	Patricia Murphy Tweet on 2/16/22	2/16/2022	<a href="https://twitter.com/politicalinsidr/status/1493892362459881472?s=20&amp;t=P0utxMTDT1iVtB7z8HBv6A">https://twitter.com/politicalinsidr/status/1493892362459881472?s=20&amp;t=P0utxMTDT1iVtB7z8HBv6A</a>	
Ex. No. 640	Fox News Video: "Sen. Perdue doubles down on call for Raffensperger resignation"	1/4/2021	<a href="https://video.foxnews.com/v/6220167482001#sp=show-clips">https://video.foxnews.com/v/6220167482001#sp=show-clips</a>	
Ex. No. 641	Souls to the Polls Civic Engagement Toolkit	N/A	PLTFS-AME-000077 - PLTFS-AME-000084	
Ex. No. 642	Georgia Pastors & Church-based Lawyers Election Protection Webinar	N/A	PLTFS-AME-000085	
Ex. No. 643	Let's Do It Again, Georgia! Poll Chaplain Registration	N/A	PLTFS-AME-000086	
Ex. No. 644	Operation Voter Turnout	1/5/2020	PLTFS-AME-000087 - PLTFS-AME-000090	
Ex. No. 645	AME Church Outreach Calendar		PLTFS-AME-000091 - PLTFS-AME-000096	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 646	Operation Voter Turnout Personal Voter Plan	N/A	PLTFS-AME-000097	
Ex. No. 647	Voter Education, Outreach and Get Out the Vote and Voter Protection Plan	N/A	PLTFS-AME-000098 - PLTFS-AME-000102	
Ex. No. 648	Operation Voter Turnout Transportation Budget Narrative	N/A	PLTFS-AME-000103	
Ex. No. 649	Excel spreadsheet containing voting incidents by voter and category of incident	N/A	PLTFS-FFA-003104	
Ex. No. 650	Image of email from Liza Conrad to Shannon Gaggero regarding post-SOTU engagement with supporters	2/5/2019	PLTFS-FFA-004101	
Ex. No. 651	Image of email from Hillary Holley to supporters asking supporters to email Fair Fight Action if they experienced voter difficulties	1/28/2019	PLTFS-FFA-005505	
Ex. No. 652	Bryan regarding poll watcher issues in Fulton County	11/13/2018	PLTFS-FFA-007649	
Ex. No. 653	Image of affidavit of Kelly M. Dermody	N/A	PLTFS-FFA-007653	
Ex. No. 654	Image of affidavit of Kelly M. Dermody	N/A	PLTFS-FFA-009345	
Ex. No. 655	Email from Lee Ann Feeley to Lucy Rateau regarding her deposition. Email also includes screenshots of Lee Ann Feeley's Facebook posts.	1/12/2022	PLTFS001931	
Ex. No. 656	Email from Lee Ann Feeley to Lucy Rateau regarding her inability to find documents requested.	1/12/2022	PLTFS001935	
Ex. No. 657	Copy of Rules Governing Revocation of Appointment of Deputy Registrars and corresponding oath signed by Lee Ann Feeley	11/1/2020	PLTFS001936	
Ex. No. 658	Redacted email from Patty Nathan to Lee Ann Feeley regarding corrections to Feeley's declaration.	12/13/2021	PLTFS-FFA-012781	
Ex. No. 659	Redacted email from Lee Ann Feeley to Patty Nathan regarding corrections to Feeley's declaration	12/13/2021	PLTFS-FFA-012791	
Ex. No. 660	Email chain between Mollye Lockwood and Liza Conrad regarding "Leadership Council: Trump's allies are attacking us"	4/19/2019	PLTFS-FFA-003861 - PLTFS-FFA-003866	
Ex. No. 661	Email chain between Sara Ghazal and Justin Berger regarding "Speaking to Hannah Spero"	8/20/2019	PLTFS-FFA-003949 - PLTFS-FFA-003950	
Ex. No. 662	Liza Conrad sending email to herself from Linda Marshall to Fulton County regarding status of voting registration	5/28/2019	PLTFS-FFA-004058	
Ex. No. 663	Email from Linda Marshal to Liza Conrad that she did not appear on the voter rolls and was denied a provisional ballot	5/28/2019	PLTFS-FFA-004061	
Ex. No. 664	Email from Liza Conrad to community leaders regarding "Next steps: conversation with Leader Abrams 5/15"	5/16/2019	PLTFS-FFA-004137	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 665	Email between Martha Pearson and Leslie Bryan regarding edits to Pearson Affidavit	11/11/2018	PLTFS-FFA-004599	
Ex. No. 666	Email chain between Kelly Dermody and Leslie Bryan regarding depositions in the lawsuit	10/25/2019	PLTFS-FFA-004605 - PLTFS-FFA-004607	
Ex. No. 667	Email chain regarding changes to declaration of Lisa Schnellinger	11/12/2018	PLTFS-FFA-004648 - PLTFS-FFA-004650	
Ex. No. 668	Email from Fair Fight regarding obtaining signed declarations	11/5/2019	PLTFS-FFA-004735	
Ex. No. 669	Email from Fair Fight to Keme Hawkins regarding revising declaration	9/28/2019	PLTFS-FFA-004815 - PLTFS-FFA-004818	
Ex. No. 670	Emails from Hope Wollensack relating to HB316 voting machines not generating human-readable paper copies, and clarifying "trouble voting" for their people	9/3/2019	PLTFS-FFA-005271	
Ex. No. 671	Email chain relating to Fair Fight people that can join the confidential calls	7/8/2019	PLTFS-FFA-005272 - PLTFS-FFA-005274	
Ex. No. 672	Email chain from Fair Fight relating to finding members of the congregation who lead in voter engagement work to find voters with problems	8/22/2019	PLTFS-FFA-005299	
Ex. No. 673	Email from Liza Conrad regarding VSU students not using their student address when voting	4/30/2019	PLTFS-FFA-005674	
Ex. No. 674	Email chain relating to HB481 Press Conference	3/21/2019	PLTFS-FFA-005896 - PLTFS-FFA-005898	
Ex. No. 675	Email from Liza Conrad to Kathryn Grant regarding NDA information requested	6/21/2019	PLTFS-FFA-005902 - PLTFS-FFA-005903	
Ex. No. 676	ONLY: Democracy warrior Organizing Day Summit	6/4/2019	PLTFS-FFA-005904 - PLTFS-FFA-005906	
Ex. No. 677	Email from Cam Ashling re: Georgia's Voting Machine 'Reform' is a Threat to Free and Fair Elections	4/11/2019	PLTFS-FFA-005913	
Ex. No. 678	Email from Salena Jegede to Linda Marshall regarding part time work	5/16/2019	PLTFS-FFA-005916	
Ex. No. 679	Email from Liza Conrad regarding contributions to DeKalb County Board of Commissioners meeting	3/12/2019	PLTFS-FFA-006117	
Ex. No. 680	Email chain regarding texting Fair Fight supporters around the country for contributions	2/6/2019	PLTFS-FFA-006135 - PLTFS-FFA-006136	
Ex. No. 681	Unsigned Declaration of Kiara Jackson	N/A	PLTFS-FFA-006137 - PLTFS-FFA-006140	
Ex. No. 682	Email invitation for Coffee with Founder Stacey Abrams and CEO Lauren Groh-Wargo	2/7/2020	PLTFS-FFA-006182	
Ex. No. 683	Email from Liza Conrad asking Kavi Vu to join the team and describing team member roles	2/24/2020	PLTFS-FFA-006187	
Ex. No. 684	Email to Clare Schexnyder regarding the declaration Fair Fight drafted for her	12/11/2019	PLTFS-FFA-006276 - PLTFS-FFA-006277	

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 685	Email to Latonia Smith regarding her declaration	9/22/2019	PLTFS-FFA-006408 - PLTFS-FFA-006409	
Ex. No. 686	Email to Heather Samuelson regarding her declaration	11/26/2018	PLTFS-FFA-007705 - PLTFS-FFA-007708	
Ex. No. 687	Email chain regarding the Pearson Affidavit	11/11/2018	PLTFS-FFA-007883	
Ex. No. 688	Email from Ben Ross regarding what he witnessed as a poll watcher	11/11/2018	PLTFS-FFA-007886	
Ex. No. 689	Email chain with Barabara Liscord, asking for deposition times	11/5/2019	PLTFS-FFA-008438 - PLTFS-FFA-008440	
Ex. No. 690	Email chain with Barabara Liscord regarding her deposition	11/7/2019	PLTFS-FFA-008959 - PLTFS-FFA-008960	
Ex. No. 691	Email to Kelly Dermody asking for an affidavit	11/13/2018	PLTFS-FFA-009331 - PLTFS-FFA-009333	
Ex. No. 692	Emails relating to the deposition of Barbara Liscord	11/7/2019	PLTFS-FFA-009590	
Ex. No. 693	Email to Patrick Longstreth relating to his deposition	11/7/2019	PLTFS-FFA-009635	
Ex. No. 694	Email from Fair Fight to declarants to update them and thank them	3/27/2020	PLTFS-FFA-010211 - PLTFS-FFA-010212	
Ex. No. 695	Email to Jane Crain to Randy Faigin regarding another screening of SUPPRESSED	1/13/2020	PLTFS-FFA-010232	
Ex. No. 696	Emails relating to screening of SUPPRESSED and Randy Faigin meeting leea allen	1/13/2020	PLTFS-FFA-010326 - PLTFS-FFA-010327	
Ex. No. 697	Unsigned Declaration of Kelly Dermody	N/A	PLTFS-FFA-010373 - PLTFS-FFA-010380	
Ex. No. 698	Email to Colleen Corona regarding her experience as a poll worker	11/11/2018	PLTFS-FFA-010427	
Ex. No. 699	Email regarding the exhibits for deposition of Andre Smith and exhibit attachments	12/27/2021		
Ex. No. 700	Transcript of Preliminary Injunction Proceedings Before Judge Steve C. Jones	2/10/2022		
Ex. No. 701	Adrienne Jones Tweet on 11/22/17	11/22/2017		
Ex. No. 702	Article by Adrienne Jones titled "Jones: Caucuses chaos underscores diminishing election credibility"	2/9/2020		
Ex. No. 703	Article by Adrienne Jones titled "Jones: Celebrating women who lift while they climb"	3/8/2020		
Ex. No. 704	Georgia Campaign Contribution Report of Kelly Dermody	7/17/2017		
Ex. No. 705	bail out postal service will lead to voter suppression"	5/10/2020		
Ex. No. 706	Georgia Campaign Contribution Report of Shannon Gaggero	7/22/2018		

Defendants' Exhibit Number	Description	Date	Bates No.; Deposition Exhibit No.; or Affidavit Exhibit No.	Objections
Ex. No. 707	Emails between Andre Fields, Lauren Groh-Wargo and Aaron Blacksberg regarding Congressional Oversight of Governor Kemp as Secretary of State	7/25/2019	PLTFS-FFA-000252 - PLTFS-FFA-000257	
Ex. No. 708	Emails between Andre Fields, Lauren Groh-Wargo and Aaron Blacksberg regarding setting up a call for House Oversight	2/14/2019	PLTFS-FFA-000258 - PLTFS-FFA-000259	
Ex. No. 709	Emails between Lauren Groh-Wargo and James Park regarding hearing before the Judiciary Subcommittee on the Constitution, Civil Rights and Civil Liberties	2/11/2019	PLTFS-FFA-002133 - PLTFS-FFA-002135	
Ex. No. 710	Emails between Andre Fields, Lauren Groh-Wargo and Aaron Blacksberg regarding setting up a call for House Oversight	7/25/2019	PLTFS-FFA-003477 - PLTFS-FFA-003482	
Ex. No. 711	Why Georgia, Why? Peach State Residents' Perception of Voting-Related Improprieties and Their Impact on the 2018 Gubernatorial Election (Hood and McKee)	5/7/2019	Exh.20 of 5/22/2020 deposition of Peyton McCrary	
			<b>Placeholder:</b> Defendants reserve the right to amend and add to this list to the extent necessary based on the outstanding discovery in this case.	
N/A	Plaintiffs' objection pursuant to Protective Order (ECF No. 81)	---	----	Plaintiffs object to the use of documents at trial that are confidential and subject to the Protective Order (ECF No. 81) entered in this case without the appropriate protection of confidential information therein through redaction or other means.
				Plaintiffs reserve the right to assert objections to Defendants' Exhibit Nos. 334-711, identified and provided by Defendants on February 18, 2022, by subsequent amendment to the Pretrial Order. Defendants have stated they do not object to Plaintiffs submitting objections by amendment after the submission of the Amended Pretrial Order on February 18, 2022.

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

FAIR FIGHT ACTION, INC., *et al.*,

Plaintiffs,

v.

BRAD RAFFENSPERGER, in his  
official Capacity as Secretary of  
State of Georgia; *et al.*,

Defendants.

Civil Action File

No. 1:18-cv-05391-SCJ

**ATTACHMENT H-2  
DEFENDANTS' PRELIMINARY TRIAL BRIEF**

Pursuant to LR 16.4 and for the Court's convenience, Defendants hereby submit this trial brief containing citations to legal authority on evidentiary questions and other legal issues that may arise at trial. Defendants reserve the right to amend and/or supplement this trial brief, and any other portion of the pretrial order, as necessary and in accordance with paragraph 14 of the Court's November 30, 2021 Order. Doc. No. [641].

**INTRODUCTION**

In what appears now to be the beginning of a trend, Plaintiffs filed this action in 2018 after their preferred candidate for Governor (and candidate once more) Stacey Abrams lost to Governor Brian Kemp. Since 2018,

Plaintiffs have raised tens of millions of dollars by imploring donors that their money is necessary to fight the “secretary of suppression,” and “architect of disenfranchisement,” while still defending the 2020 elections when their preferred candidates (and litigants in this lawsuit) won. This is no accident; Fair Fight first poll-tested the phrase “voter suppression” back in 2014 and found that this highly charged but ambiguous phrase was very motivational for its target audience. Others have benefited from this as well. Rev. Raphael Warnock, of Plaintiff Ebenezer Baptist Church, is now Senator Warnock, and former State Senator and Plaintiff Care in Action representative Nikema Williams is now Congresswoman Williams.

As an actual lawsuit, however, this action has been less successful for Plaintiffs. Where once Plaintiffs’ claims covered virtually every aspect of elections conducted in Georgia, the Court’s orders at summary judgment have rightly dispensed with most of Plaintiffs’ claims. Plaintiffs’ remaining claims address, at most, three issues involving Georgia elections. First, Plaintiffs allege that the Defendant Secretary provided insufficient training to county registrars and election superintendents regarding absentee ballot in-person cancellation procedures. Second, Plaintiffs allege that the Defendant Secretary has failed in his duty to sufficiently maintain an “accurate voter registration list.” (The first and second issues are collectively referred to

herein as Plaintiffs’ “Administrative Claims”). Lastly, Plaintiffs challenge the State’s implementation of the verification procedures set forth in the Help America Vote Act (“HAVA”), whereby information provided by individuals registering to vote is cross-referenced with information on file with the Georgia Department of Driver Services (“DDS”) or United States Social Security Administration (“SSA”), as required by 52 U.S.C. § 21083(a)(5) (“HAVA Match” a/k/a “Exact Match”). Consistent with the statutes and case law identified herein, and without the benefit of a deferential review of the evidence, Plaintiffs’ remaining claims go the way of the rest of them: failure.

## **DEFENDANTS’ CITATIONS TO LEGAL AUTHORITY**

### **I. Jurisdictional and Standing Issues.**

A threshold issue to be examined at trial is Plaintiffs’ lack of standing to bring the remaining claims. As the Court is aware, standing must be established at each stage of the litigation. The below legal authority establishes that Plaintiffs cannot do so here.

*a. Plaintiffs’ claim regarding absentee ballot cancellation training is moot.*

At the outset, at least one of Plaintiffs’ claims stands to be dismissed as moot prior to trial. In its Summary Judgment Order, the Court found that a single training issue, regarding training of county officials on in-person

absentee ballot cancellation procedures, could conceivably be traced to the Secretary of State. Doc. No. [617] at 36. The Court's decisions was due to the fact that, although poll worker training is exclusively handled at the county level, the Secretary provides a manual used to train poll workers and that manual did not possess updated information to account for the new procedures set forth in HB 316 as of April 2020. Doc. No. [617] at 32-33.

The most recent manual, however, specifically addresses in-person absentee ballot cancellation procedures as set forth in HB 316. (Georgia Poll Worker Manual 2021 at 55-56; available at: <https://georgiapollworkers.sos.ga.gov/Shared%20Documents/Georgia%20Poll%20Worker%20Manual%202021.pdf>).<sup>1</sup> Thus, at present, there is no evidence to show that any voter's inability to cancel an absentee ballot in person is or could be traceable to Defendants. The issue is moot.

Mootness is a threshold jurisdictional issue that may be raised at any point during proceedings. *Cole v. Nat'l Collegiate Athletic Ass'n*, 120 F. Supp. 2d 1060, 1068 (N.D. Ga. 2000) ("The Constitution's case or controversy requirement mandates that the case be viable at all stages of the litigation; it

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<sup>1</sup> The 2021 Georgia Poll Worker Manual is also included as Exhibit 309 of Defendants' Exhibit List and Exhibit 1315 of Plaintiffs' Exhibit List.

is not sufficient that the controversy was live only at its inception.”) (quotations omitted). “A case is moot when events subsequent to the commencement of a lawsuit create a situation in which the court can no longer give the plaintiff meaningful relief.” *Jews for Jesus, Inc. v. Hillsborough Cty. Aviation Auth.*, 162 F.3d 627, 629 (11th Cir. 1998). And here, because Plaintiffs are limited to prospective injunctive relief, *see Pennhurst State School & Hosp. v. Halderman*, 465 U.S. 89, 105–106 (1984), the Court cannot order any relief beyond what the State has already done. Accordingly, Plaintiffs’ claims regarding training of county officials regarding in-person absentee ballot cancellation must be dismissed for lack of jurisdiction. *United States v. Sanchez-Gomez*, 138 S. Ct. 1532, 1537 (2018) (“A case that becomes moot at any point during the proceedings is ‘no longer a ‘Case’ or ‘Controversy’ for purposes of Article III,’ and is outside the jurisdiction of the federal courts.”) (quoting *Already, LLC v. Nike, Inc.*, 568 U.S. 85, 91 (2013)).

*b. Plaintiffs lack standing because they have not suffered any injury.*

Federal courts may decide only active “cases” and “controversies.” U.S. Const. art. III, § 2. To establish standing to present a case or controversy, a litigant must prove: “(1) an injury in fact that (2) is fairly traceable to the challenged action of the defendant and (3) is likely to be redressed by a

favorable decision.” *Jacobson v. Fla Sec’y*, 974 F.3d 1236, 1245 (11th Cir. 2020) citing *Lujan v. Defs. of Wildlife*, 504 U.S. 555, 560-61, 112 S. Ct. 2130, 119 L. Ed. 2d 351 (1992); *U.S. v. Amodeo*, 916 F.3d 967, 971 (11th Cir. 2019). “[E]ach element must be supported . . . with the manner and degree of evidence required at the successive stages of the litigation.” *Jacobson*, 974 F.3d at 1245 (quoting *Lujan*, 504 U.S. at 561). The plaintiffs in this litigation cannot establish any of those elements with admissible evidence.

Organizational plaintiffs making such claims must prove that counteracting the defendant’s allegedly illegal acts required diversion of either financial resources or its personnel’s time and energy. *Arcia v. Sec’y of Fla.*, 772 F.3d 1335, 1341 (11th Cir. 2014); *Common Cause of Ga. v. Billups*, 554 F.3d 1340, 1350 (11th Cir. 2009). And, the diversion of resources must be linked to the specific harms alleged. *See, e.g., Fla. State Conf. of N.A.A.C.P. v. Browning*, 522 F.3d 1153, 1165 (11th Cir. 2008) (“organization has standing to sue on its own behalf if the defendant’s illegal acts impair its ability to engage in its projects by forcing the organization to divert resources to counteract **those illegal acts.**”) (emphasis added). At this stage of the case, Plaintiffs must sustain their burden of proof with trial-worthy evidence, *Lujan*, 504 U.S. at 561, which must show an injury—in this case diversion of resources—as of the time that the plaintiffs filed their complaint. *A&M*

*Gerber Chiropractic LLC v. Geico Gen. Ins. Co.*, 925 F.3d 1205, 1212 (11th Cir. 2019); *Arcia*, 772 F.3d at 1340; *Focus on the Family v. Pinellas Suncoast Transit Auth.*, 344 F.3d 1263, 1275 (11th Cir. 2003).

Further, each plaintiff must be more than just a “concerned bystander” who is interested in a problem—the plaintiff must show that the injury is distinct to that plaintiff. *Gardner v. Mutz*, 962 F.3d 1329, 1343 (11th Cir. 2020) (no injury when only generalized interest in preserving history); *see also Arcia*, 772 F.3d at 1342 (“[A]bstract social interest[s]” cannot establish a concrete injury in fact); *Nat’l Treasury Emps. Union v. United States*, 101 F.3d 1423, 1429 (D.C. Cir. 1996) (“abstract concern . . . does not impart standing.”). “[A] mere ‘interest in a problem,’ no matter how longstanding the interest and no matter how qualified [an] organization is in evaluating the problem, is not sufficient by itself.” *Gardner*, 962 F.3d at 1341 (11th Cir. 2020) (quotations omitted), quoting *Sierra Club v. Morton*, 405 U.S. 727, 739 (1972). And standing must exist “for each claim and . . . for each form of relief that is sought.” *Town of Chester v. Laroe Estates, Inc.*, 137 S. Ct. 1645, 1650, 198 L. Ed. 2d 64 (2017). Other circuit courts and another district court within this circuit have recognized the particularity requirement as mandating that an organization demonstrate that “the asserted illegal acts are in conflict with the organization’s mission.” *People for the Ethical Treatment of Animals*,

*Inc. v. Miami Seaquarium*, 189 F. Supp. 3d 1327, 1337-38 (S.D. Fla. 2016) (citing *Arcia*, 772 F.3d at 1342) (finding standing where PETA protests against captivity of a whale and efforts to secure its release “impaired its mission of protecting animals from abuse through legislative and educational efforts”); see also *Nat’l Treasury Emps. Union v. U.S.*, 101 F.3d 1423, 1430 (D.C. Cir. 1996) (if the conduct “does not directly conflict with the organization’s mission,” the claimed injury is likely shared by many citizens and thus insufficient).

Finally, while a conflict with the mission of the organization is necessary to confer standing, it is not sufficient. *Id.* at 1429 (“Individual persons cannot obtain judicial review of otherwise non-justiciable claims simply by incorporating, drafting a mission statement, and then suing on behalf of the newly formed and extremely interested organization.”). Litigation expenses cannot be used to impart standing on an organization. *Id.* at 1434. Plaintiffs cannot claim injury simply by diverting resources to new initiatives. They must identify what activities they must “divert resources away *from* in order to spend additional resources” combatting the specific policy or law at issue. *Jacobson*, 974 F.3d at 1250 (emphasis in original). Furthermore, they must demonstrate a concrete injury such as perceptible impairment of organizational activities or daily operations, *Food & Water*

*Watch, Inc. v. Vilsack*, 808 F.3d 905, 919-21 (D.C. Cir. 2015), or diverted resources “beyond those normally expended,” *Cigar Ass’n of Am. v. U.S.*, 323 F.R.D. 54, 63 (D.C. Dist. 2017). *Accord, Ga. Republican Party v. SEC*, 888 F.3d 1198, 1203 (11th Cir. 2018) (no evidence that plaintiff was forced to divert resources, “let alone that such diversion impairs the Party.”); *Ga. Latino Alliance for Human Rights v. Deal*, 691 F.3d 1250, 1260 (11th Cir. 2012) (challenged legislation “has strained [plaintiff’s] limited resources and will continue to do so”).

*c. Plaintiffs lack standing to challenge practices that are not traceable to, or redressable by, Defendants.*

As the Eleventh Circuit recently explained, “[t]o satisfy the causation requirement of standing, a plaintiff’s injury must be ‘fairly traceable to the challenged action of the defendant, and not the result of the independent action of some third party not before the court.’” *Jacobson*, 974 F.3d at 1253 quoting *Lujan*, 504 U.S. at 560. Further, “it must be the effect of the court’s judgment on the defendant—not an absent third party—that redresses the plaintiff’s injury, whether directly or indirectly.” *Lewis v. Governor of Ala.*, 944 F.3d 1287, 1301 (11th Cir. 2019) (en banc) (internal quotations omitted).

“[F]ederal courts have no authority to erase a duly enacted law from the statute books.” *Jacobson*, 974 F. 3d at 1255, quoting Jonathan F.

Mitchell, *The Writ-of-Erasure Fallacy*, 104 Va. L. Rev. 933, 936 (2018). And even a “favorable declaratory judgment . . . cannot make [] an unconstitutional statute disappear.” *Steffel v. Thompson*, 415 U.S. 452, 469 (1974). Thus, while this Court may “enjoin executive officials from taking steps to enforce a statute,” *Mitchell, supra* at 936, it may “exercise that power only when the officials who enforce the challenged statute are properly made parties to a suit,” *Jacobson*, 974 F. 3d at 1255.<sup>2</sup> This is because “a federal court exercising its equitable authority may enjoin named defendants from taking specified unlawful actions. But under traditional equitable principles, no court may ‘lawfully enjoin the world at large,’” *Whole Woman’s Health v. Jackson*, No. 21-463, 2021 U.S. LEXIS 6144, at \*23 (Dec. 10, 2021), and especially not “absent nonparties,” *Jacobson*, 974 F. 3d at 1254.

Plaintiffs’ failure to sue the entities that can remedy their alleged harms, namely county boards of elections, could lead to “arbitrary and disparate treatment to voters in its different counties.” *Bush v. Gore*, 531 U.S.

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<sup>2</sup> Unlike Georgia law, the Florida law considered in *Jacobson* empowered its Secretary of State to redress the alleged harm required the Florida Secretary to “[o]btain and maintain uniformity in the interpretation and implementation of the election laws” and to “[p]rovide written direction and opinions to the supervisors of elections,” Fla. Stat. § 97.012, and the Eleventh Circuit found even that insufficient to establish traceability or redressability.

98, 107, 121 S. Ct. 525 (2000). Some counties would defer to Defendants’ directions, while others would simply continue to follow the law as it exists.<sup>3</sup> *Jacobson*, 974 F. 3d at 1255; *see also Friedman v. Snipes*, 345 F. Supp. 2d 1356, 1381 (S.D. Fla. 2004).

A federal court cannot apply declaratory relief or an injunction to those “who are not parties to this action.” *Jacobson*, 974 F. 3d at 1254. And even if this Court attempted to extend its ruling to counties not presently before it, they are in no way “obliged . . . in any binding sense . . . to honor an incidental legal determination [this] suit produce[s].” *Lewis*, 944 F. 3d at 1302 (internal quotation marks omitted).

As to Plaintiffs’ list-accuracy claim, the Court correctly noted that, “in practice, updates to the voter registration rolls are made at the county (not state) level.” Doc No. [612] at 43. Indeed, this is set forth by statute:

“It shall be the duty of the county board of registrars to determine the eligibility of each person applying to register to vote in such county. [...] Upon finding an elector eligible to vote in the county, the county board of registrars shall have the duty of determining and placing the elector in the proper congressional district; state

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<sup>3</sup> An earlier case that predates *Jacobson* and the en banc decision in *Lewis*, *Grizzle v. Kemp*, 634 F.3d 1314, 1319 (11th Cir. 2011), was decided only under a proper-party analysis and did not consider standing, making it a “drive-by jurisdictional ruling[]” that either has no precedential effect or is limited to the proper-party context. *Steel Co. v. Citizens for a Better Env’t*, 523 U.S. 83, 91, 118 S. Ct. 1003, 1011 (1998).

Senate district; state House district; county commission district, if any; county or independent board of education district, if any; and municipal governing authority district, if any; such other voting districts, if any; and precinct.”

O.C.G.A. § 21-2-226(a)-(b); *see also* O.C.G.A. § 21-2-215 (a) (county registrars to be designated by chief registrar “for the purpose of taking and processing applications for registration and for the purpose of registering electors”).

Due to the Secretary’s statutory obligation to “maintain” the list of registered voters pursuant to HAVA, however, Plaintiffs’ list accuracy claims were allowed to go forward on their “asserted injuries **for the Secretary’s challenged conduct.**” Doc. No. [612] at 43 (emphasis added). In other words, Plaintiffs’ list accuracy claim was allowed to go forward to the extent it seeks redress from the *Secretary’s* conduct; the Court did not, and should not, hold that the Secretary is responsible for actions that are taken by, and are the statutory duty of, *county* officials.

This is what federal law requires. “Redressability requires that the court be able to afford relief through the exercise of its power, not through the persuasive or even awe-inspiring effect of the opinion explaining the exercise of its power.” *Id.* at 1305, quoting *Franklin v. Massachusetts*, 505 U.S. 788, 825, 112 S. Ct. 2767 (1992) (Scalia, J. concurring in part and concurring in the judgment) (emphasis in original). “Any persuasive effect a judicial order

might have upon the [non-party counties] . . . cannot suffice to establish redressability.” *Jacobson*, 974 F. 3d at 1254. Moreover, if a plaintiff sues the wrong defendant, an order enjoining a non-party “cannot suddenly make the plaintiff’s injury redressable.” *Id.* at 1255. The “failure to join the [county officials] is an independent reason that [Plaintiffs] lack standing.” *Id.* at 1253.

*d. Plaintiffs lack standing because their claims, at least in part, constitute generalized grievances regarding election administration that cannot serve as bases for constitutional claims.*

As to Plaintiffs’ Administrative Claims, this Court lacks jurisdiction as these claims amount to general grievances regarding election administration, which courts have consistently held do not create constitutional claims. “A particularized injury is one that ‘affect[s] the plaintiff in a personal and individual way.’” *Wood v. Raffensperger*, 981 F.3d 1307, 1314 (11th Cir. 2020), cert. denied, 141 S. Ct. 1379 (2021) (quoting *Spokeo, Inc. v. Robins*, 578 U.S. 330, 339 (2016), as revised (May 24, 2016)). In contrast, “[a]n injury to the right to require that the government be administered according to the law is a generalized grievance. [] And the Supreme Court has made clear that a generalized grievance, ‘no matter how sincere,’ cannot support standing. *Wood* at 1314. (quoting *Hollingsworth v. Perry*, 570 U.S. 693, 706 (2013))

(other quotation and citation omitted). Put differently, challenges to government acts are viewed differently than lawsuits about government inactivity.

Plaintiffs’ “diversion of resources” theory of injury regarding the Administrative Claims turns this standing jurisprudence on its head. Effectively, under Plaintiffs’ theory, any organizational plaintiff has standing to bring a lawsuit to address an underlying alleged “burden” on voting in the form of a generalized grievance regarding election administration, that an actual voter could not themselves bring for lack of a particularized injury. This is a bizarre and distortion of standing and Article III jurisdiction that elevates corporate rights over those of actual voters.

As the Eleventh Circuit explained, “[a]lthough federal courts closely scrutinize state laws whose very design infringes on the rights of voters, federal courts will not intervene to examine the validity of individual ballots or supervise the administrative details of a local election.” *Curry v. Baker*, 802 F.2d 1302, 1314 (11th Cir. 1986). How and how much to train county election officers (for absentee ballot cancellation procedures or anything else) and the Secretary’s efforts in maintaining an accurate voter registration list are distinctly “administrative details” of elections. *See also Hubbard v. Ammerman*, 465 F.2d 1169, 1176 (5th Cir. 1972) (a federal court had no

jurisdiction in an election contest, and cautioned about the role of federal courts in election cases).

## II. Plaintiffs' Claims on the Merits.

Plaintiffs' claims further fail on the merits because they lack evidence to substantiate their allegations. Defendants submit and describe the following citations to legal authority in support of their defenses on the merits:

### a. The Anderson-Burdick analysis.

“Under *Anderson* and *Burdick*, courts must weigh the “character and magnitude of the burden the State's rule imposes” on the right to vote “against the interests the State contends justify that burden, and consider the extent to which the State's concerns make the burden necessary.” *Timmons v. Twin Cities Area New Party*, 520 U.S. 351, 358 (1997) (internal quotation marks omitted). If the law at issue imposes a “severe burden” on the right to vote, then it may survive only if it is “narrowly tailored” and only if the State advances a “compelling interest.” *Id.* But if the law imposes only “reasonable, nondiscriminatory restrictions,” then “a State's important regulatory interests will usually be enough” to justify it. *Id.* (internal quotation marks omitted).

“As the Supreme Court explained in *Anderson* and then in *Burdick*, election laws ‘invariably impose some burden upon individual voters.’” *New Georgia Project v. Raffensperger*, 976 F.3d 1278, 1280–81 (11th Cir. 2020) (quoting *Burdick*, 504 U.S. at 433, 112 S.Ct. 2059). “That means strict scrutiny is not required for every voting regulation; to say otherwise would “tie the hands of States” as they seek “order, rather than chaos” in their elections.” *Id.* (quoting *Burdick*, 504 U.S. at 433, 112 S.Ct. 2059). “In other words, ‘lesser burdens . . . trigger less exacting review.’” Doc. No. [188] at 22 (quoting *Timmons v. Twin Cities Area New Party*, 520 U.S. 351, 358 (1997)).

*b. Defendants’ Training and List Maintenance Efforts.*

The Secretary of State is statutorily obligated to train county election superintendents and registrars. O.C.G.A. § 21-2-50(a)(11). This Court recognized that the Secretary of State does not train poll workers. Doc. No. [617] at 22-23. Georgia law provides that only election superintendents train poll workers, and that the superintendent provide that training. *Id.*; see also O.C.G.A. § 21-2-99. The Secretary is also required to “maintain the official list of registered voters for this state and the list of inactive voters.” O.C.G.A. § 21-2-50.

The *Anderson-Burdick* test is used to evaluate laws, regulations, and/or rules enacted by the State and in which they possess some interest in

maintaining. *See Jacobson v. Fla. Sec'y of State*, 974 F.3d 1236, 1261 (11th Cir. 2020) (*Anderson-Burdick* provides “the legal standards that apply to laws that burden the right to vote.”); *see also id.* (collecting cases in which “laws” were evaluated under *Anderson-Burdick* by the Eleventh Circuit and Supreme Court). It is not suited to evaluate complaints of mere election administration or alleged failures to comply with *state* law. Plaintiffs’ claims regarding training of county officials on in-person absentee-ballot cancellation procedures and maintenance for voter-list accuracy demonstrate this problem. These claims do not challenge a specific law, regulation, or rule enforced by the Secretary of State; rather, they question whether Defendants’ efforts were “sufficient” or “adequate” because some voters allegedly still experienced problems. *See, e.g.*, Doc. No. [582] at 85 (“Defendants violated Section 2 of the Voting Rights Act [by] . . . failing to train **adequately** county elections officials on laws governing elections . . . .”) (emphasis added).

Precedent cautions that courts must “recognize a distinction between state laws and patterns of state action that systematically deny equality in

voting, and episodic events” of human error. *Gamza v. Aguirre*, 619 F.2d 449, 453 (5th Cir. 1980).<sup>4</sup> As the *Gamza* Court explained:

If every state election irregularity were considered a federal constitutional deprivation, federal courts would adjudicate every state election dispute, and the elaborate state election contest procedures, designed to assure speedy and orderly disposition of the multitudinous questions that may arise in the electoral process, would be superseded by a section 1983 gloss. Section 1983 did not create a delictual action for the torts of state officials, and it did not authorize federal courts to be state election monitors.

[...]

In the absence of evidence that the alleged maladministration of the local election procedures was attended by the intention to discriminate against the affected voters or motivated by a desire to subvert the right of the voters to choose their school board representative, we cannot conclude that the error constituted a denial of equal protection of the laws.

*Gamza*, 619 F.2d at 453–54 (citations omitted). “Unlike systematically discriminatory laws, isolated events that adversely affect individuals are not presumed to be a constitutional violation.” *Curry v. Baker*, 802 F.2d 1302, 1314 (11th Cir. 1986) (quotation omitted) (alteration in original accepted).

Moreover, federal courts have examined much of the law in this area after the 2020 election disputes. They have almost uniformly weighed

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<sup>4</sup> In *Bonner v. City of Prichard*, 661 F.2d 1206, 1209 (11th Cir.1981) (en banc), the Eleventh Circuit adopted as binding precedent all decisions of the former Fifth Circuit handed down prior to October 1, 1981.

against intervening in cases like this one. “[I]t is well-established that even violations of state election laws by state officials . . . do not give rise to federal constitutional claims except in unusual circumstances.” *Donald J. Trump for President, Inc. v. Boockvar*, 493 F. Supp. 3d 331, 391 (W.D. Pa. 2020). If such were the case, “it would transform every violation of state election law (and, actually, every violation of every law) into a potential federal equal-protection claim requiring scrutiny of the government’s ‘interest’ in failing to do more to stop the illegal activity. That is not how the Equal Protection Clause works.” *Bognet v. Sec’y Commonwealth of Pennsylvania*, 980 F.3d 336, 355 (3d Cir. 2020), cert. granted, judgment vacated sub nom. *Bognet v. Degraffenreid*, 141 S. Ct. 2508 (2021) (quotations omitted).

Courts across the country have held that “[i]t is not every election irregularity . . . which will give rise to a constitutional claim and an action under section 1983. Mere violation of a state statute by an election official, for example, will not.” *Hennings v. Grafton*, 523 F.2d 861, 865 (7th Cir. 1975). The Seventh Circuit, for example, recently reaffirmed its decision on this point: “[A]llegations [of administrative misconduct] may state a claim for violation of the [state] Election Code. But that is a state law claim for a violation of state law, not a federal claim for a violation of constitutional rights. A violation of state law does not state a claim under § 1983, and, more

specifically, a deliberate violation of state election laws by state election officials does not transgress against the Constitution.” *Shipley v. Chicago Bd. of Election Commissioners*, 947 F.3d 1056, 1062 (7th Cir. 2020) (quotations omitted). In one of the seminal cases confirming that administrative problems in elections did not establish a constitutional claim, the *Hennings* Court stated as follows:

“[T]he record here shows at most irregularities caused by mechanical or human error and lacking in invidious or fraudulent intent; it does not show conduct which is discriminatory by reason of its effect or inherent nature. Voting device malfunction, the failure of election officials to take statutorily prescribed steps to diminish what was at most a theoretical possibility that the devices might be tampered with, and the refusal of those officials after the election to conduct a retabulation, assuming these events to have occurred, fall far short of constitutional infractions, absent aggravating circumstances of fraud or other wilful conduct found not to exist by the District Court and not shown by any evidence offered.

[...]

Except for the overall supervision of the county clerk, or his counterpart, and appointed subordinates, the work of conducting elections in our society is typically carried on by volunteers and recruits for whom it is at most an avocation and whose experience and intelligence vary widely. Given these conditions, **errors and irregularities, including the kind of conduct proved here, are inevitable, and no constitutional guarantee exists to remedy them.** Rather, state election laws must be relied upon to provide the proper remedy.”

*Hennings*, 523 F.2d at 865 (emphasis added); *see also Saxon v. Fielding*, 614 F.2d 78, 80 (5th Cir. 1980) (“The decisions from other circuits have clearly indicated an unwillingness to become embroiled in suits attacking state elections on the grounds of administrative or technical irregularities. [...] We think that this unwillingness to intervene in the absence of aggravating factors . . . is appropriate.”) (quotation and citations omitted) (collecting cases).

Even if *Anderson-Burdick* were applied, Plaintiffs have also failed to show an underlying unconstitutional burden on voting of any actionable “magnitude” for purposes of an *Anderson-Burdick* analysis. Doc No. [617] at 25; *see also Anderson v. Celebrezze*, 460 U.S. 780, 789 (1983). Indeed, as the Supreme Court has described failure to train claims as the “most tenuous” of civil rights causes of action. *Connick v. Thompson*, 563 U.S. 51, 61 (2011).<sup>5</sup>

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<sup>5</sup> In a typical failure to train claim, a plaintiff would have to show: (1) a constitutional injury, (2) caused by the Secretary’s acts, (3) which constitute deliberate indifference to the need to train superintendents or poll workers. *City of Canton, Ohio v. Harris*, 489 U.S. 378, 389 (1989) (citation omitted). *Respondeat superior* theory does not apply. *Brown v. Crawford*, 906 F.2d 667, 671 (11th Cir. 1990). Liability attaches “[o]nly where a failure to train reflects a ‘deliberate’ or ‘conscious’ choice,” *id.*, and deliberate indifference “is a stringent standard of fault, requiring proof that a [governmental] actor disregarded a known or obvious consequence of his action.” *Connick*, 563 U.S. at 61 (citing *Bd. of Comm’rs of Bryan Cty. v. Brown*, 520 U.S. 397, 403 (1997)). To be known or obvious, policymakers must be on notice of “obvious, flagrant, rampant” and ongoing constitutional violations that existing training does not

As the Court has already noted, the Secretary's obligations as to training and voter list maintenance are set by statute and the law does not impose constitutional liability for governments because they do not *exceed* their statutory obligations. Doc. No. [617] at 22; *see also cf. Gwinnett Cty.*

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represent. *Brown*, 906 F.2d at 671. Further, to be constitutionally deficient, the challenged training must knowingly diverge from a known "accepted standard." *See Owaki v. City of Miami*, 491 F. Supp.2d 1140, 1162 (S.D. Fla. 2007); *see also Eberhardinger v. City of York*, 341 F. Supp. 3d 420, 430 (M.D. Pa. 2018), *aff'd* 782 F. App'x 180 (3d Cir. 2019).

The Eleventh Circuit has not applied failure to train and failure to supervise theories in the context of elections, other courts have applied *Harris's* and *Connick's* test to such claims. *See, e.g., Minnesota Majority v. Mansky*, 708 F.3d 1051, 1060 (8th Cir. 2013); *Acosia v. Democratic City Comm.*, CV 17-1462, 2018 WL 4178522, at \*11 (E.D. Pa. Aug. 30, 2018), *aff'd* 767 Fed. Appx. 392 (3d Cir. 2019); *Hunter v. Hamilton Cty. Bd. of Elections*, 850 F. Supp. 2d 795, 844-46 (S.D. Ohio 2012). Failure to supervise and failure to train theories are similar, and courts have blended the two causes of action. *Kerr v. City of W. Palm Beach*, 875 F.2d 1546, 1555 (11th Cir. 1989). The Eleventh Circuit described a failure to supervise claim as one that alleges that the (1) "supervisor personally participates in the alleged constitutional violation or when there is a causal connection between the actions of the supervising official and the alleged constitutional deprivation;" and (2) the deprivations are "widespread ... obvious, flagrant, rampant and of continued duration." *Brown*, 906 F.2d at 671. A plaintiff would have to show a conscious choice by a defendant to continue a "policy of inaction" in light of [such] notice." *Connick*, 563 U.S. at 51 (citing *Harris*, 489 U.S. at 395). Liability does not attach because a government entity could do "better or more." *Harris*, 489 U.S. at 391; *see also Connick*, 563 U.S. at 67.

Defendants have found no other analytical framework that has been applied in these circumstances. This Court, however, applied the *Anderson-Burdick* analysis alone. Doc. No. [617] at 21-22.

*NAACP v. Gwinnett Cty. Bd. of Registration & Elections*, 446 F. Supp. 3d 1111, 1123 (N.D. Ga. 2020). Moreover, the Eleventh Amendment provides a jurisdictional defense that precludes states from being sued in federal court on the basis of state law. *See Pennhurst State Sch. & Hosp.*, 465 U.S. at 117.<sup>6</sup>

*c. HAVA Match Generally.*

Georgia’s voter-verification law checks a voters’ identifying information as entered by a county registrar from a paper voter-registration application with information on file with the Georgia Department of Driver Services (“DDS”) or United States Social Security Administration (“SSA”), as required by 52 U.S.C. § 21083(a)(5). *See* O.C.G.A. § 21-2-220.1(b). Federal and state law require that applicants who have a Georgia driver’s license or a state ID

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<sup>6</sup> As addressed above, the Secretary’s obligations regarding training of county election officials and maintenance of the state’s list of registered voters are set by statute. *See, e.g.,* O.C.G.A. §§ 21-2-50(a)(11), (14). Plaintiffs’ claims on these issues seek nothing more than to enforce these statutes; a quintessential prohibited “obey-the-law” injunction. *See SEC v. Goble*, 682 F.3d 934, 949 (11th Cir. 2012). While Defendants raised this issue at summary judgment, the Court ultimately deferred, finding that “it is premature (at the current state of the case) to review the precise nature of any type of injunction.” Doc. No. [617] at 92-93. The Court did acknowledge, however, that questions remained as to its “remedial powers in constitutional litigation.” *Id.* at 93-94, n.55 (citing *Democratic Executive Committee of Florida v. Lee*, 915 F.3d 1312, 1331 (11th Cir. 2019) (J. Tjoflat, dissenting)). Now, as this case heads to trial without Plaintiffs having offered anymore specificity as to the relief they seek or how such differs from what is mandated by state law, Defendants must re-raise this open question for the Court’s consideration.

card include the number of that respective card on their application when they register to vote. 52 U.S.C. § 21083(a)(5); O.C.G.A. § 21-2-220.1. When an individual registers to vote using a paper registration form, federal law requires the Secretary's office to provide their information to DDS for verification. 52 U.S.C. § 21083(a)(5)(B)(i). If an individual has no record in the DDS database because they never had a Georgia driver's license, their information must be sent to the SSA for verification. *Id.* HAVA also requires first-time registrants by mail to show identification prior to voting for the first time, including utility bills, bank statements, or other government documents that show their name and address. 52 U.S.C. § 21083(b)(2)(A).

Georgians can register to vote through a variety of means and are still marked as "active" even if they fail the matching process following H.B. 316. O.C.G.A. § 21-2-220.1(b) ("In the event that the [pertinent identifying information] provided by the person registering to vote [with a paper application] does not match information about the applicant on file at [DDS or SSA], the applicant shall nevertheless be registered to vote . . ."). If there is no match, the voter is simply registered as "Missing ID Required" or "MIDR." After HB 316, voters in MIDR status may vote after showing proper identification, just like any other voter. O.C.G.A. §§ 21-2-220.1(c); 21-2-216(g). That "proper" identification for an MIDR voter includes the same list

as HAVA requires for first-time registrants, including utility bills, bank statements, or other government documents that show their name and address. O.C.G.A. § 21-2-417(c).

Separately, an applicant may be placed in “pending” status if information on file indicates that he or she is not a United States citizen. *See* O.C.G.A. § 21-2-216(g). An applicant is placed in “pending” status if the applicant previously provided documents to DDS affirmatively indicating that he or she is not a United States citizen and has not updated their DDS record since that time. *See* O.C.G.A. § 21-2-216(g). Similar to voters on Active-MIDR status, an applicant placed in “pending” status may still cast a ballot if he or she provides documentation on or before election day establishing his or her citizenship, which includes a REAL ID, non-limited term Georgia driver’s license, among other options. O.C.G.A. § 21-2-216(g)(1); O.C.G.A. § 21-2-216(g)(2); SEB Rule 183-1-6-.06 (listing additional acceptable documentation).

*d. Intentional Discrimination under the Fifteenth Amendment and Equal Protection Clause.*

Plaintiffs’ claims regarding HAVA Match under the Fifteenth Amendment and Equal Protection Clause (Counts II and III) contain allegations of intentional discrimination by Defendants. While Plaintiffs

have no evidence of such intentional discrimination, Defendants nevertheless submit and describe the following legal authority that may be pertinent to the Court's consideration of this issue.

The Fifteenth Amendment prevents states from enacting election laws that discriminate on the basis of color. *See City of Mobile, Ala. v. Bolden*, 446 U.S. 55, 61 (1980). Plaintiffs' challenge to facially neutral laws and policies requires evidence of (1) a disparate racial impact caused by State policies; and (2) a "racially discriminatory purpose chargeable to the state." *Lucas v. Townsend*, 967 F.2d 549, 551 (11th Cir. 1992). As to the Equal Protection Clause, Plaintiffs must show more than a disproportionate effect on voters of color; they must also show evidence of discriminatory intent. *Rogers v. Lodge*, 458 U.S. 613, 618 (1982); *see also Democratic Exec. Comm. v. Lee*, 915 F.3d 1312, 1319, n.9 (11th Cir. 2019) (distinguishing traditional equal protection claims which require discriminatory animus from *Anderson-Burdick* claims). Intent can be shown if the policy or action is "unexplainable on grounds other than race." *Vill. of Arlington Heights v. Metro. Hous. Dev. Corp.*, 429 U.S. 252, 266 (1977). "The Supreme Court cautioned that it would be rare to find a case involving 'a clear pattern, unexplainable on grounds other than race' and that, '[a]bsent a pattern as stark as that, ... [discriminatory] impact alone is not determinative, and the Court must look

to other evidence.” *Greater Birmingham Ministries v. Sec’y of State for State of Alabama*, 992 F.3d 1299, 1322 (11th Cir. 2021) (quoting *Vill. of Arlington Heights*, 429 U.S. at 266).

Plaintiffs have not shown the requisite “*present* intent to discriminate[,] which implies that the decisionmaker ... selected ... a particular course of action at least in part ‘because of,’ not merely ‘in spite of,’ its adverse effects upon an identifiable group.” *Holton v. City of Thomasville Sch. Dist.*, 425 F.3d 1325, 1349 (11th Cir. 2005) (emphasis in original) (citations omitted). Under such circumstances, the Eleventh Circuit considers the following factors on intent and not just disparate impact: (1) the impact of the challenged law; (2) the historical background; (3) the specific sequence of events leading up to its passage; (4) procedural and substantive departures; and (5) the contemporary statements and actions of key legislators. And, because these factors are not exhaustive, the list has been supplemented: (6) the foreseeability of the disparate impact; (7) knowledge of that impact, and (8) the availability of less discriminatory alternatives. *Greater Birmingham Ministries*, 992 F.3d at 1322.

Campaign speech is not evidence of intent as to government action; reliance on such would raise serious First Amendment concerns and require engaging in disfavored “judicial psychoanalysis.” *Washington v. Trump*, 858

F.3d 1168, 1173-74 (9th Cir. 2017) (Kozinski dissenting) (citation omitted); *see also Trump v. Hawaii*, 138 S.Ct. 2392, 2418-20 (2018); compare Doc. No. [617] at 73-74. Moreover, where the statements at issue “were not made about the law at issue in this case [they] do not evidence discriminatory intent behind it.” *Greater Birmingham Ministries*, 992 F.3d at 1323.

*e. The Voting Rights Act of 1965.*

Plaintiffs’ sole cause of action under the Voting Rights Act of 1965 is their vote denial claim based on the HAVA Match process. Doc. No. [636] at 4 n.2. “Unlike discrimination claims brought pursuant to the Fourteenth and Fifteenth Amendments, which require proof of both discriminatory intent and actual discriminatory effect, the language of Section 2(a) of the VRA requires only proof of discriminatory “results,” not of discriminatory intent.” *Greater Birmingham Ministries*, 992 F.3d at 1328–29. Section 2 of the Voting Rights Act prohibits jurisdictions from “impos[ing] or appl[y]ing” any “voting qualification or prerequisite to voting or standard, practice, or procedure . . . which results in a denial or abridgement of the right of any citizen of the United States to vote on account of race or color[.]” 52 U.S.C. § 10301(a). “The essence of a Section 2 claim is that a certain electoral law, practice, or structure interacts with social and historical conditions to cause an inequality in the opportunities enjoyed by black and white voters to elect

their preferred representatives.” *Thornburg v. Gingles*, 478 U.S. 30, 47 (1986) (emphasis added).

This Court has ruled that both the *Gingles* factors and *Brnovich* guideposts are to be considered regarding Plaintiffs’ claim. Doc. No. [636] at 21. In *Gingles*, the Supreme Court identified a “non-exhaustive list of factors” to consider in a “totality of the circumstances” analysis. 478 U.S. 30. These factors include, *inter alia*, the “history of official discrimination in the state or political subdivision that touched the right of the members of the minority group to register, to vote, or otherwise to participate in the democratic process,” the extent to which voting in the state is “racially polarized,” and “the extent to which members of the minority group have been elected to public office in the jurisdiction,” among others. *Gingles*, 478 U.S. at 37.

*Brnovich* did not dispense with the *Gingles* factors, but did caution that not all factors would be applicable in non-vote-dilution cases:

[I]t is important to keep in mind that the *Gingles* or “Senate” factors grew out of and were designed for use in vote-dilution cases. Some of those factors are plainly inapplicable in a case involving a challenge to a facially neutral time, place, or manner voting rule. Factors three and four concern districting and election procedures like “majority vote requirements,” “anti-single shot provisions,” and a “candidate slating process.” See *Gingles*, 478 U.S. at 37, 106 S.Ct. 2752 (internal quotation marks omitted). Factors two, six, and seven (which concern racially polarized voting, racially tinged campaign appeals, and the election of minority-group candidates), *ibid.*, have a bearing on whether a districting plan affects the

opportunity of minority voters to elect their candidates of choice. But in cases involving neutral time, place, and manner rules, the only relevance of these and the remaining factors is to show that minority group members suffered discrimination in the past (factor one) and that effects of that discrimination persist (factor five). *Id.*, at 36–37, 106 S.Ct. 2752. We do not suggest that these factors should be disregarded. After all, § 2(b) requires consideration of “the totality of circumstances.” But their relevance is much less direct.

*Brnovich v. Democratic Nat’l Comm.*, 141 S. Ct. 2321, 2340 (2021).

*Brnovich* made clear that “equal openness [to voting] remains the touchstone” of a Section 2 claim. *Id.* at 2325. But “Section 2 does not impose a ‘freewheeling disparate-impact regime.’” *Veasey v. Abbott*, 13 F.4th 362, 378 (5th Cir. 2021) (Ho, J. concurring) (quoting *Brnovich*, 141 S. Ct. at 2341). Instead, “Section 2(b) ‘directs us to consider ‘the totality of circumstances’ that ‘have a bearing on whether a State makes voting ‘equally open’ to all and gives everyone an equal ‘opportunity’ to vote’—and not ‘the totality of just one circumstance,’ namely, ‘disparate impact.’” *Id.*

Under *Brnovich*, the “key requirement [of a Section 2 vote denial claim] is that the political process leading to the nomination and election (here, the process of voting) must be equally open to minority and non-minority groups alike.” *Id.* at 2337. To that end, the *Brnovich* Court declined to “compile an exhaustive list,” but did identify “several important circumstances” which should be considered. *Id.* First, courts must consider the “size of the burden

imposed by a challenged voting rule.” *Id.* at 2338. Plaintiffs alleging Section 2 claims cannot satisfy their burden by showing “[m]ere inconvenience,” as “every voting rule imposes a burden of some sort.” *Id.* The concepts of openness and opportunity relate to “the absence of obstacles and burdens that **block or seriously hinder voting.**” *Id.* (emphasis added).

Second, the “degree to which a [challenged] voting rule departs from what was standard practice when § 2 was amended in 1982 is a relevant consideration.” *Brnovich*, 141 S. Ct. at 2338. The analysis must take into account the Court’s “doubt that Congress intended to uproot facially neutral time, place, and manner regulations that have a long pedigree or are in widespread use in the United States.” *Id.* at 2339.

Third, the “size of any disparities in a rule’s impact on members of different racial or ethnic groups is also an important factor to consider.” *Brnovich*, 141 S. Ct. at 2339. This consideration requires acknowledgement that “even neutral regulations, no matter how crafted, may result in some predicable disparities ... but the mere fact there is some disparity in impact does not necessarily mean that a system is not equally open or that it does not give everyone an equal opportunity to vote.” *Id.* For this reason, a “meaningful comparison is essential.” *Id.*

In *Brnovich*, that meaningful comparison focused on racial disparities in “absolute terms.” 141 S. Ct. at 2344-45. It considered the district court’s findings of fact that “a little over 1%” of minority voters cast ballots outside of their precinct, while the rate for non-minority voters was about 0.5%.” *Id.* Contrary to the dissent’s analysis, the *Brnovich* majority did not highlight the difference between 0.5% (white voters) and 1% (voters of color). *Id.* Instead, the majority looked to the numbers in the aggregate and concluded that the policy “work[s] for 98% or more of voters to whom it applies—minority and non-minority alike.”<sup>7</sup> *Id.*

Importantly, the *Brnovich* majority disagreed with the dissenters on this weight of a finding of disparate impact: “The dissent ... would rewrite the text of § 2 and make it turn almost entirely on just one circumstance—disparate impact. This is a radical project.” *Id.* at 2342. Thus, disparate impact is a factor, but it is not dispositive.

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<sup>7</sup> The Court also opined on how the “use of statistics [can be] highly misleading.” *Brnovich*, 141 S. Ct. at 2345. For example, “if 99.9% of whites had photo IDs, and 99.7% of blacks did, it could be said that blacks are three times more likely as whites to lack qualifying ID ( $0.3 \div 0.1 = 3$ ), but such a statement would mask the fact that the populations were effectively identical.” *Id.* (quoting *Frank v. Walker*, 768 F.3d 744, 752, n. 3 (7th Cir. 2014)) (internal quotation marks omitted).

Fourth, the *Brnovich* Court instructed federal courts to “consider the opportunities provided by a State’s entire system of voting when assessing the burden imposed by a challenged provision.” *Id.* at 2339 (emphasis added). In other words, “where a State provides multiple ways to vote,” any burden imposed by one of those available methods “cannot be evaluated without also taking into account the other available means.” *Id.* at 2339.

Fifth, “the strength of a state’s interests served by a challenged voting rule” must also be considered. *Id.* Here, the *Brnovich* majority reaffirmed that the prevention of fraud is a “strong and entirely legitimate state interest.” *Id.* at 2340. And, “it should go without saying that a State may take action to prevent election fraud without waiting for it to occur and be detected within its own borders.” *Id.* at 2348.

The Supreme Court also addressed what does not constitute proper analysis under a Section 2 vote denial claim. For example, the “disparate impact model employed in Title VII and Fair Housing Act cases [is not] useful” when considering Section 2. *Id.* at 2340. Adopting such a standard would lead to impermissible federal micromanaging of State elections. *Id.* The Court also rejected the “cat’s paw” theory of liability when looking to questions of intentional discrimination. *Id.* at 2349-50. That theory is typically used in employment contests where a plaintiff “seeks to hold the plaintiff’s employer

liable for the ‘animus of a supervisor who was not charged with making the ultimate [adverse] employment decision.’” *Id.* at 2350 (quoting *Staub v. Proctor Hosp.*, 562 U.S. 411, 415 (2011)). Thus, in Section 2 cases, that one policymaker may have acted with improper intent does not mean others did; indeed “it is insulting to suggest that they are mere dupes or tools.” *Id.*

### **III. Potential Evidentiary Issues.**

Plaintiffs’ documentary evidence includes numerous statements that constitute, or contain in part, hearsay, speculation, and/or otherwise incompetent statements offered as fact. Defendants expect to raise this issue should Plaintiffs attempt to present such evidence at trial without the proper foundation.

In short, inadmissible hearsay is an “out-of-court statement, presented for the purpose of establishing the truth of the statement’s contents, that does not fall within an exception to the hearsay rule.” *Macuba v. Deboer*, 193 F.3d 1316, 1327 n.11 (11th Cir. 1999). This includes a statement that “the declarant does not make while testifying at the current trial or hearing” and “a party offers in evidence to prove the truth of the matter asserted in the statement.” F.R.E. 801(c). A witness’s statements regarding another’s actions or intent constitute inadmissible speculation if they are not based on

direct knowledge or otherwise lack the required foundation to draw such conclusions. *See* Fed. R. Evid. 602; *Riley v. Univ. of Alabama Health Servs. Found., P.C.*, 990 F. Supp. 2d 1177, 1187 (N.D. Ala. 2014) (“A party’s mere ‘belief’ and/or speculation is not based on personal knowledge . . .”).

The “public records” exception to the hearsay rule does not cover all statements in documents maintained by a public office; only those that set out (a) the office’s activities; (b) a matter observed while under a legal duty to report, but not including, in a criminal case, a matter observed by law-enforcement personnel; or (c) in a civil case or against the government in a criminal case, factual findings from a legally authorized investigation; and the Defendant does not show that the source of information or other circumstances indicate a lack of trustworthiness. Fed. R. Evid. 803(8).

The “learned treatise” exception to the hearsay rule requires that the statement be “contained in a treatise, periodical, or pamphlet” and be (a) “called to the attention of an expert witness on cross-examination or relied on by the expert on direct examination; and ... (b) established as a reliable authority by the expert's admission or testimony, by another expert's testimony, or by judicial notice.” Fed. R. Evid. 803(18).

Finally, the residual hearsay exception of Fed. R. Evid. 807 requires that:

(1) the statement is supported by sufficient guarantees of trustworthiness—after considering the totality of circumstances under which it was made and evidence, if any, corroborating the statement; [and] (2) it is more probative on the point for which it is offered than any other evidence that the proponent can obtain through reasonable efforts.”

Rule 807 also contains a notice requirement: “[t]he statement is admissible only if, before the trial or hearing, the proponent gives an adverse party reasonable notice of the intent to offer the statement and its particulars, including the declarant's name and address, so that the party has a fair opportunity to meet it.” *Id.* “Given the presumption of unreliability, and because it is not a firmly rooted hearsay exception, the residual exception is to be used only rarely, in truly exceptional circumstances.” *Fed. Trade Comm’n v. U.S. Work All., Inc.*, No. 1:08-CV-2053-WSD, 2010 WL 11509130, at \*2 (N.D. Ga. Jan. 28, 2010) (quotation omitted); *see also United States v. Jayyousi*, 657 F.3d 1085, 1113 (11th Cir. 2011) (“Congress intended the residual hearsay exception to be used only in exceptional circumstances.”).

### CONCLUSION

In accordance with the legal authority cited herein, the Court should award Defendants a verdict in their favor as to all remaining counts in this case.

Respectfully submitted, this 15th day of December 2021.

/s/ Josh Belinfante

Josh Belinfante

Georgia Bar No. 047399

jbelinfante@robbinsfirm.com

Vincent Russo

Georgia Bar No. 242628

vrusso@robbinsfirm.com

Carey Miller

Georgia Bar No. 976240

cmiller@robbinsfirm.com

Brian Lake

Georgia Bar No. 575966

blake@robbinsfirm.com

Alexander Denton

Georgia Bar No. 660632

adenton@robbinsfirm.com

Melanie Johnson

Georgia Bar No. 466756

mjohnson@robbinsfirm.com

**Robbins Alloy Belinfante Littlefield LLC**

500 14th Street NW

Atlanta, GA 30318

Telephone: (678) 701-9381

Facsimile: (404) 856-3255

Bryan P. Tyson

Georgia Bar No. 515411

btyson@taylorenghish.com

Bryan F. Jacoutot  
Georgia Bar No. 668272  
bjacoutot@taylorenghish.com  
Diane Festin LaRoss  
Georgia Bar No. 430830  
dlaross@taylorenghish.com  
Loree Anne Paradise  
Georgia Bar No. 382202  
lparadise@taylorenghish.com  
**Taylor English Duma LLP**  
1600 Parkwood Circle  
Suite 200  
Atlanta, GA 30339  
Telephone: 678-336-7249

Christopher M. Carr  
Attorney General  
GA Bar No. 112505  
Brian K. Webb  
Deputy Attorney General  
GA Bar No. 743580  
Russell D. Willard  
Senior Assistant Attorney General  
GA Bar No. 760280  
**State Law Department**  
40 Capitol Square, S.W.  
Atlanta, Georgia 30334

*Attorneys for Defendants*

**CERTIFICATE OF COMPLIANCE**

Pursuant to Local Rule 7.1(D), I hereby certify that the foregoing  
**ATTACHMENT H-2 DEFENDANTS' PRELIMINARY TRIAL BRIEF**  
was prepared double-spaced in 13-point Century Schoolbook font, approved  
by the Court in Local Rule 5.1(C).

/s/ Josh Belinfante  
Josh Belinfante

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

FAIR FIGHT ACTION, INC, *et al.*,

*Plaintiffs,*

v.

BRAD RAFFENSPERGER, *et al.*,

*Defendants.*

Civil Action No.

1:18-cv-05391-SCJ

**PLAINTIFFS' AMENDED ATTACHMENT I  
(DEPOSITION DESIGNATIONS)**

Plaintiffs identify herein the designated portions of testimony that may be introduced by deposition. Plaintiffs reserve the right to modify or supplement this list of deposition designations with reasonable notice to counsel.

**Deposition of Michael Barnes  
December 16, 2019**

<u><b>Witness</b></u>	<u><b>Plaintiffs' Designations</b></u>	
	<b>Page:Line</b>	<b>Page:Line</b>
<b>Barnes, M.</b>	9:10 (beginning at "I'm")	9:14
<b>Barnes, M.</b>	6:09	6:11
<b>Barnes, M.</b>	12:19	12:23
<b>Barnes, M.</b>	24:23	26:06
<b>Barnes, M.</b>	27:12	29:11
<b>Barnes, M.</b>	33:21	34:01
<b>Barnes, M.</b>	68:06	69:01
<b>Barnes, M.</b>	100:15	100:25

**Deposition of Georgia Office Secretary of State  
by Sanford M. Beaver  
August 16, 2019**

<u><b>Witness</b></u>	<u><b>Plaintiffs' Designations</b></u>	
	<b>Page:Line</b>	<b>Page:Line</b>
<b>Beaver, S.</b>	5:06	5:18
<b>Beaver, S.</b>	44:11	51:13

**Deposition of Ryan Germany  
December 11, 2019**

<u><b>Witness</b></u>	<u><b>Plaintiffs' Designations</b></u>	
	<b>Page:Line</b>	<b>Page:Line</b>
<b>Germany, R.</b>	6:23	7:01
<b>Germany, R.</b>	7:12	7:14
<b>Germany, R.</b>	7:17	7:24
<b>Germany, R.</b>	8:20	9:09
<b>Germany, R.</b>	9:23	10:02

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
Germany, R.	10:06	10:24
Germany, R.	11:11	12:05
Germany, R.	15:13	15:23
Germany, R.	16:06	17:13
Germany, R.	18:02	19:12
Germany, R.	21:14	24:05
Germany, R.	24:20	25:05
Germany, R.	25:25	26:23
Germany, R.	34:21	35:03
Germany, R.	45:05	47:17
Germany, R.	50:12	50:18
Germany, R.	71:5	71:23
Germany, R.	81:15	81:16
Germany, R.	82:15	82:21
Germany, R.	83:03	85:17
Germany, R.	85:24	86:23
Germany, R.	88:04	88:18
	89:02	
Germany, R.	(beginning at "Are you aware")	96:25
Germany, R.	97:04	97:05
Germany, R.	97:13	97:16
Germany, R.	98:07	98:13
Germany, R.	98:24	99:10
Germany, R.	100:06	100:19
Germany, R.	100:21	101:08
Germany, R.	101:12	102:10
Germany, R.	102:21	104:04
Germany, R.	109:13	109:16
Germany, R.	111:21	113:18
Germany, R.	121:15	122:14
Germany, R.	122:17	123:24 (ending at "not sure.")
Germany, R.	124:01	124:05
Germany, R.	125:01	126:10
Germany, R.	126:20	127:18

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
<b>Germany, R.</b>	128:01 (beginning at "If you")	129:16
<b>Germany, R.</b>	130:08	131:18
<b>Germany, R.</b>	131:25 (beginning at "There are a")	132:14
<b>Germany, R.</b>	132:17	133:15
<b>Germany, R.</b>	133:25	134:13
<b>Germany, R.</b>	136:09	136:10
<b>Germany, R.</b>	137:18	138:16
<b>Germany, R.</b>	138:21	139:17
<b>Germany, R.</b>	140:2	140:6
<b>Germany, R.</b>	140:07	140:13
<b>Germany, R.</b>	142:16	142:23
<b>Germany, R.</b>	143:06	145:06
<b>Germany, R.</b>	145:22	145:25
<b>Germany, R.</b>	146:08	147:06
<b>Germany, R.</b>	147:18	148:20
<b>Germany, R.</b>	149:14	150:03
<b>Germany, R.</b>	151:15	151:18
<b>Germany, R.</b>	151:22	154:07
<b>Germany, R.</b>	154:12	154:22
<b>Germany, R.</b>	155:20	156:01
<b>Germany, R.</b>	157:01	157:19
<b>Germany, R.</b>	158:01	158:06
<b>Germany, R.</b>	163:22	164:08
<b>Germany, R.</b>	209:09	209:16

**Deposition of Georgia Office Secretary of State by Chris Harvey**  
**August 16, 2019**

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
	<b>Page:Line</b>	<b>Page:Line</b>
Harvey, C. (2019.08.16)	4:01	4:04
Harvey, C. (2019.08.16)	5:01	5:06
Harvey, C. (2019.08.16)	5:09	6:21
Harvey, C. (2019.08.16)	7:07	7:13
Harvey, C. (2019.08.16)	14:06	14:11
Harvey, C. (2019.08.16)	14:25	15:08
Harvey, C. (2019.08.16)	15:21	16:16
Harvey, C. (2019.08.16)	26:8	27:16
Harvey, C. (2019.08.16)	31:22	32:25
Harvey, C. (2019.08.16)	34:7	35:20
Harvey, C. (2019.08.16)	37:12	37:22
Harvey, C. (2019.08.16)	42:17	43:7
Harvey, C. (2019.08.16)	54:3	55:4
Harvey, C. (2019.08.16)	55:11	55:20
Harvey, C. (2019.08.16)	55:24	56:1
Harvey, C. (2019.08.16)	56:7	57:10
Harvey, C. (2019.08.16)	72:10	74:2
Harvey, C. (2019.08.16)	78:1	78:9
Harvey, C. (2019.08.16)	84:17	85:13
Harvey, C. (2019.08.16)	85:15	87:7
Harvey, C. (2019.08.16)	87:9	87:18
Harvey, C. (2019.08.16)	96:5	97:24
Harvey, C. (2019.08.16)	101:23 (beginning at "Why don't")	102:10
Harvey, C. (2019.08.16)	103:25	105:15
Harvey, C. (2019.08.16)	110:20	113:8
Harvey, C. (2019.08.16)	115:14	118:15
Harvey, C. (2019.08.16)	118:24	120:5
Harvey, C. (2019.08.16)	126:16	127:11
Harvey, C. (2019.08.16)	129:7	131:10
Harvey, C. (2019.08.16)	132:22	133:11
Harvey, C. (2019.08.16)	135:12	136:7
Harvey, C. (2019.08.16)	150:22	152:7
Harvey, C. (2019.08.16)	178:15	181:4
Harvey, C. (2019.08.16)	183:8	183:12
Harvey, C. (2019.08.16)	184:14	184:18
Harvey, C. (2019.08.16)	187:23	188:9
Harvey, C. (2019.08.16)	188:19	189:9

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
Harvey, C. (2019.08.16)	191:2	191:13
Harvey, C. (2019.08.16)	191:21	194:2
Harvey, C. (2019.08.16)	203:2	203:11
Harvey, C. (2019.08.16)	205:4	206:9
Harvey, C. (2019.08.16)	208:22	209:25
Harvey, C. (2019.08.16)	210:8	210:21
Harvey, C. (2019.08.16)	212:6	212:16
Harvey, C. (2019.08.16)	213:13	214:2
Harvey, C. (2019.08.16)	214:15	214:21
Harvey, C. (2019.08.16)	218:1	219:8
Harvey, C. (2019.08.16)	220:3	223:1
Harvey, C. (2019.08.16)	226:13	226:25
Harvey, C. (2019.08.16)	231:13	231:17
Harvey, C. (2019.08.16)	233:7	233:11
Harvey, C. (2019.08.16)	233:20	234:13
Harvey, C. (2019.08.16)	238:12	238:25
Harvey, C. (2019.08.16)	239:22	246:25
Harvey, C. (2019.08.16)	247:22	248:21
Harvey, C. (2019.08.16)	251:14	254:7
Harvey, C. (2019.08.16)	257:13	259:17

## Deposition of Chris Harvey December 5, 2019

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
	<b>Page:Line</b>	<b>Page:Line</b>
Harvey, C. (2019.12.05)	9:01	9:10 (ending at "9:37 a.m.")
Harvey, C. (2019.12.05)	10:17	10:18
Harvey, C. (2019.12.05)	10:24	11:12
Harvey, C. (2019.12.05)	11:20	11:22
Harvey, C. (2019.12.05)	12:08 (beginning with "I want")	14:16
Harvey, C. (2019.12.05)	24:1	24:23
Harvey, C. (2019.12.05)	30:21	30:23
Harvey, C. (2019.12.05)	31:7	32:16
Harvey, C. (2019.12.05)	33:7 (beginning at "you said you")	34:11
Harvey, C. (2019.12.05)	38:19	39:17

<u><b>Witness</b></u>	<u><b>Plaintiffs' Designations</b></u>	
<b>Harvey, C. (2019.12.05)</b>	39:20	39:21
<b>Harvey, C. (2019.12.05)</b>	39:24	40:3
<b>Harvey, C. (2019.12.05)</b>	41:5	42:1
<b>Harvey, C. (2019.12.05)</b>	42:3	42:7
<b>Harvey, C. (2019.12.05)</b>	42:9	42:17
<b>Harvey, C. (2019.12.05)</b>	42:19	43:25
<b>Harvey, C. (2019.12.05)</b>	44:10 (beginning at "Do you understand")	44:12
<b>Harvey, C. (2019.12.05)</b>	44:14	45:16
<b>Harvey, C. (2019.12.05)</b>	45:25	46:1
<b>Harvey, C. (2019.12.05)</b>	46:10	46:13
<b>Harvey, C. (2019.12.05)</b>	46:18	49:12
<b>Harvey, C. (2019.12.05)</b>	53:5 (beginning at "I want to")	54:19
<b>Harvey, C. (2019.12.05)</b>	56:9	57:11
<b>Harvey, C. (2019.12.05)</b>	70:12	70:23
<b>Harvey, C. (2019.12.05)</b>	89:6	89:8
<b>Harvey, C. (2019.12.05)</b>	119:4	119:7
<b>Harvey, C. (2019.12.05)</b>	119:9	119:23
<b>Harvey, C. (2019.12.05)</b>	120:18 (beginning at "So let me")	121:7
<b>Harvey, C. (2019.12.05)</b>	121:12	123:1
<b>Harvey, C. (2019.12.05)</b>	123:6	128:24
<b>Harvey, C. (2019.12.05)</b>	134:21	135:14
<b>Harvey, C. (2019.12.05)</b>	141:3	144:1
<b>Harvey, C. (2019.12.05)</b>	144:24	146:6
<b>Harvey, C. (2019.12.05)</b>	146:9	146:10
<b>Harvey, C. (2019.12.05)</b>	150:5	151:4
<b>Harvey, C. (2019.12.05)</b>	152:25 (beginning at "So let's take")	153:6
<b>Harvey, C. (2019.12.05)</b>	153:14	154:9
<b>Harvey, C. (2019.12.05)</b>	154:21 (beginning at "So she says")	156:19
<b>Harvey, C. (2019.12.05)</b>	158:7	158:17
<b>Harvey, C. (2019.12.05)</b>	168:16	168:24
<b>Harvey, C. (2019.12.05)</b>	170:17	171:25

<u><b>Witness</b></u>	<u><b>Plaintiffs' Designations</b></u>	
<b>Harvey, C. (2019.12.05)</b>	174:9 (beginning at "And it's up to")	174:12
<b>Harvey, C. (2019.12.05)</b>	177:21 (beginning at "Now, when the")	178:10
<b>Harvey, C. (2019.12.05)</b>	185:23 (beginning at "I'm going to")	185:25
<b>Harvey, C. (2019.12.05)</b>	189:3	190:4
<b>Harvey, C. (2019.12.05)</b>	191:6	192:12
<b>Harvey, C. (2019.12.05)</b>	195:4 (beginning at "So let's take a look")	199:15
<b>Harvey, C. (2019.12.05)</b>	202:22	203:16
<b>Harvey, C. (2019.12.05)</b>	204:4	205:7
<b>Harvey, C. (2019.12.05)</b>	205:9	205:11
<b>Harvey, C. (2019.12.05)</b>	207:5	207:8
<b>Harvey, C. (2019.12.05)</b>	212:11	212:12
<b>Harvey, C. (2019.12.05)</b>	212:14	212:22
<b>Harvey, C. (2019.12.05)</b>	212:24	213:2
<b>Harvey, C. (2019.12.05)</b>	213:8	213:10
<b>Harvey, C. (2019.12.05)</b>	213:12	213:23
<b>Harvey, C. (2019.12.05)</b>	221:19	222:9
<b>Harvey, C. (2019.12.05)</b>	222:15	223:3
<b>Harvey, C. (2019.12.05)</b>	264:5	264:14
<b>Harvey, C. (2019.12.05)</b>	266:3	266:7
<b>Harvey, C. (2019.12.05)</b>	266:13	266:18
<b>Harvey, C. (2019.12.05)</b>	266:20	269:2
<b>Harvey, C. (2019.12.05)</b>	270:7	270:22
<b>Harvey, C. (2019.12.05)</b>	271:21	272:15
<b>Harvey, C. (2019.12.05)</b>	295:17	296:13
<b>Harvey, C. (2019.12.05)</b>	315:14	316:19
<b>Harvey, C. (2019.12.05)</b>	325:24	326:3
<b>Harvey, C. (2019.12.05)</b>	323:24 (beginning at "if you look at")	344:25

**Deposition of Georgia Office Secretary of State by Chris Harvey  
January 6, 2020**

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
	<b>Page:Line</b>	<b>Page:Line</b>
Harvey, C. (2020.01.06)	4:01	4:08
Harvey, C. (2020.01.06)	5:06	5:11
Harvey, C. (2020.01.06)	5:15	5:18
Harvey, C. (2020.01.06)	8:15	8:25
Harvey, C. (2020.01.06)	41:7	41:10
Harvey, C. (2020.01.06)	41:12	41:14
Harvey, C. (2020.01.06)	45:13 (beginning at "Is the")	45:22
Harvey, C. (2020.01.06)	50:22	50:25
Harvey, C. (2020.01.06)	53:20	54:17
Harvey, C. (2020.01.06)	75:1	79:11
Harvey, C. (2020.01.06)	80:22	81:13
Harvey, C. (2020.01.06)	82:6	82:16
Harvey, C. (2020.01.06)	139:4	139:15
Harvey, C. (2020.01.06)	139:17	142:7

**Deposition of B. Seth Harp, Jr.  
October 16, 2019**

<u>Witness</u>	<u>Plaintiffs' Initial Designations</u>	
	<b>Page:Line</b>	<b>Page:Line</b>
Harp, S.	6:13	6:16
Harp, S.	7:04	9:16
Harp, S.	13:05	13:15
Harp, S.	22:04	23:09
Harp, S.	23:21	24:5
Harp, S.	24:9	24:19
Harp, S.	24:24	25:4
Harp, S.	25:6	25:15
Harp, S.	25:17	25:19
Harp, S.	25:21	26:06
Harp, S.	26:09	26:18
Harp, S.	37:10	37:16

<u>Witness</u>	<u>Plaintiffs' Initial Designations</u>	
Harp, S.	37:18	37:18
Harp, S.	39:8	39:13
Harp, S.	39:15	39:17
Harp, S.	39:19	40:05
Harp, S.	45:9	46:13
Harp, S.	46:15	46:18
Harp, S.	46:20	47:4
Harp, S.	47:10	47:23
Harp, S.	48:1	48:21
Harp, S.	48:23	48:23
Harp, S.	49:7	49:18
Harp, S.	49:20	49:25
Harp, S.	50:2	50:2

**Deposition of Gov. Brian Kemp  
January 8, 2020**

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
	<b>Page:Line</b>	<b>Page:Line</b>
Kemp, B.	6:14	6:17
Kemp, B.	9:09	9:11
Kemp, B.	9:19 (beginning at "So let's start")	10:16
Kemp, B.	11:7 (beginning at "In 2010)	11:15
Kemp, B.	11:17	11:25
Kemp, B.	12:11	12:12
Kemp, B.	12:14	12:17
Kemp, B.	12:19	13:05
Kemp, B.	13:07	13:20
Kemp, B.	13:22	14:07
Kemp, B.	14:21	15:01
Kemp, B.	15:03	15:14
Kemp, B.	15:19	15:21
Kemp, B.	16:15	17:12
Kemp, B.	17:14	17:16
Kemp, B.	17:20	17:25
Kemp, B.	18:05	18:24

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
Kemp, B.	19:01	19:05
Kemp, B.	19:07	19:12
Kemp, B.	19:24	20:04
Kemp, B.	21:04	21:06
Kemp, B.	21:09	21:19
Kemp, B.	21:20	22:1
Kemp, B.	33:17	34:11
Kemp, B.	34:13	35:01
Kemp, B.	35:03	35:06
Kemp, B.	35:13	35:22
Kemp, B.	36:04	36:7
Kemp, B.	36:10	37:02
Kemp, B.	37:3	37:10
Kemp, B.	37:13	37:19
Kemp, B.	38:01	38:13
Kemp, B.	38:23	39:08
Kemp, B.	39:11	40:03
Kemp, B.	40:13	40:16
Kemp, B.	40:18	40:23
Kemp, B.	40:25	42:13
Kemp, B.	42:17	43:15
Kemp, B.	43:23	43:25
Kemp, B.	44:04	44:12
Kemp, B.	44:19	45:12
Kemp, B.	45:22	46:07
Kemp, B.	46:12	47:09
Kemp, B.	47:16	47:24
Kemp, B.	51:05	51:05
Kemp, B.	51:08	51:13 (ending at "doing that.")
Kemp, B.	53:24	54:03
Kemp, B.	54:05	54:12
Kemp, B.	60:20	64:22
Kemp, B.	66:14	67:01
Kemp, B.	67:03	67:17
Kemp, B.	67:23	68:03
Kemp, B.	69:01	69:23
Kemp, B.	70:04	70:05
Kemp, B.	70:25	70:25 (ending at

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
		"another section.")
<b>Kemp, B.</b>	71:09	71:16
<b>Kemp, B.</b>	72:08	72:20
<b>Kemp, B.</b>	74:13	74:22
<b>Kemp, B.</b>	76:24	77:17
<b>Kemp, B.</b>	77:23	78:01
<b>Kemp, B.</b>	78:08	78:13
<b>Kemp, B.</b>	78:19	79:07
<b>Kemp, B.</b>	82:23	83:08
<b>Kemp, B.</b>	83:18	83:24
<b>Kemp, B.</b>	85:06	86:17
<b>Kemp, B.</b>	87:13	88:04
<b>Kemp, B.</b>	89:13	89:16
<b>Kemp, B.</b>	89:20	89:21
<b>Kemp, B.</b>	96:11	96:16 (ending at "aware of that.")
<b>Kemp, B.</b>	97:18	97:22
<b>Kemp, B.</b>	99:19	100:14
<b>Kemp, B.</b>	100:18	101:12
<b>Kemp, B.</b>	103:23	104:03
<b>Kemp, B.</b>	106:06	107:12
<b>Kemp, B.</b>	107:14	107:17
<b>Kemp, B.</b>	108:12	108:18
<b>Kemp, B.</b>	109:14	111:10
<b>Kemp, B.</b>	113:02	113:24
<b>Kemp, B.</b>	114:01	114:12
<b>Kemp, B.</b>	118:04	119:03

**Deposition of Kevin Rayburn  
December 6, 2019**

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
	<b>Page:Line</b>	<b>Page:Line</b>
<b>Rayburn, K.</b>	6:07	6:08
<b>Rayburn, K.</b>	6:15	6:17
<b>Rayburn, K.</b>	10:01	10:08

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
<b>Rayburn, K.</b>	10:11 (beginning at "immediately before")	12:01
<b>Rayburn, K.</b>	12:15 (beginning at "and my")	12:19
<b>Rayburn, K.</b>	13:25	14:09 (ending at "divisions")
<b>Rayburn, K.</b>	15:02	15:05
<b>Rayburn, K.</b>	16:02	16:09
<b>Rayburn, K.</b>	16:16	16:18
<b>Rayburn, K.</b>	18:09	18:11
<b>Rayburn, K.</b>	18:15	19:09
<b>Rayburn, K.</b>	29:15	31:3
<b>Rayburn, K.</b>	39:5	39:19
<b>Rayburn, K.</b>	39:24	40:15
<b>Rayburn, K.</b>	40:22	41:16
<b>Rayburn, K.</b>	43:10	44:5
<b>Rayburn, K.</b>	49:23	50:5
<b>Rayburn, K.</b>	50:13	50:16
<b>Rayburn, K.</b>	50:22	51:25
<b>Rayburn, K.</b>	52:2	52:17
<b>Rayburn, K.</b>	52:22	52:23
<b>Rayburn, K.</b>	53:2	53:12
<b>Rayburn, K.</b>	55:1	55:5
<b>Rayburn, K.</b>	55:23	55:24
<b>Rayburn, K.</b>	56:11	56:14
<b>Rayburn, K.</b>	74:1	74:10
<b>Rayburn, K.</b>	74:16	74:17
<b>Rayburn, K.</b>	74:21	74:25
<b>Rayburn, K.</b>	75:2	75:16
<b>Rayburn, K.</b>	86:12	86:25
<b>Rayburn, K.</b>	87:7	87:12
<b>Rayburn, K.</b>	87:22	88:4
<b>Rayburn, K.</b>	88:20	88:24
<b>Rayburn, K.</b>	94:23	95:5
<b>Rayburn, K.</b>	97:13	97:20
<b>Rayburn, K.</b>	98:15	99:24
<b>Rayburn, K.</b>	100:8	100:14
<b>Rayburn, K.</b>	102:8	103:8
<b>Rayburn, K.</b>	103:11	104:14
<b>Rayburn, K.</b>	110:18	110:19
<b>Rayburn, K.</b>	110:23	111:4

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
<b>Rayburn, K.</b>	111:16	111:20 (ending at "That's fair.")
<b>Rayburn, K.</b>	112:2	112:5
<b>Rayburn, K.</b>	117:1	117:6
<b>Rayburn, K.</b>	117:13	118:11
<b>Rayburn, K.</b>	118:14	118:20
<b>Rayburn, K.</b>	119:2	120:18
<b>Rayburn, K.</b>	120:22	121:4
<b>Rayburn, K.</b>	121:22	122:16
<b>Rayburn, K.</b>	122:18	123:14
<b>Rayburn, K.</b>	125:6	125:16
<b>Rayburn, K.</b>	126:5	126:25
<b>Rayburn, K.</b>	127:7	127:12
<b>Rayburn, K.</b>	129:16 (beginning at "A lot of")	131:01
<b>Rayburn, K.</b>	131:10	131:21
<b>Rayburn, K.</b>	132:1	133:12
<b>Rayburn, K.</b>	133:14	133:18
<b>Rayburn, K.</b>	149:24	149:25
<b>Rayburn, K.</b>	150:4	158:23
<b>Rayburn, K.</b>	158:25	161:03
<b>Rayburn, K.</b>	188:17	188:18
<b>Rayburn, K.</b>	188:22	189:19
<b>Rayburn, K.</b>	189:21	190:09
<b>Rayburn, K.</b>	190:11	190:21
<b>Rayburn, K.</b>	192:12	192:13
<b>Rayburn, K.</b>	192:17	194:8
<b>Rayburn, K.</b>	194:11	195:15
<b>Rayburn, K.</b>	195:17	195:18
<b>Rayburn, K.</b>	196:4	197:16
<b>Rayburn, K.</b>	197:25	199:17
<b>Rayburn, K.</b>	199:19	201:10
<b>Rayburn, K.</b>	201:24	202:18
<b>Rayburn, K.</b>	206:11	207:6

**Deposition of Rebecca N. Sullivan**  
**October 15, 2019**

<u><b>Witness</b></u>	<u><b>Plaintiffs' Designations</b></u>	
	<b>Page:Line</b>	<b>Page:Line</b>
Sullivan, R.	6:10	6:11
Sullivan, R.	9:14	9:19
Sullivan, R.	14:21	14:24
Sullivan, R.	19:12	19:18
Sullivan, R.	20:07	20:09
Sullivan, R.	22:24	23:17
Sullivan, R.	24:09	26:04
Sullivan, R.	26:13	26:20
Sullivan, R.	31:01	31:21
Sullivan, R.	31:25	32:08
Sullivan, R.	33:09	33:17
Sullivan, R.	33:19	35:13
Sullivan, R.	35:20	35:22
Sullivan, R.	36:05	36:06
Sullivan, R.	36:13	36:20
Sullivan, R.	47:21	48:14
Sullivan, R.	49:06	49:09
Sullivan, R.	50:09	50:23
Sullivan, R.	52:23	52:25
Sullivan, R.	53:06	53:16
Sullivan, R.	53:25	54:06
Sullivan, R.	54:11	54:20
Sullivan, R.	54:25	55:18
Sullivan, R.	57:18	58:24
Sullivan, R.	59:01	59:02
Sullivan, R.	59:08	59:11
Sullivan, R.	59:21	59:25
Sullivan, R.	63:05	63:07
Sullivan, R.	70:03	71:01
Sullivan, R.	71:06	71:25
Sullivan, R.	72:09	73:22
Sullivan, R.	74:05	75:05
Sullivan, R.	75:13	75:22
Sullivan, R.	76:02	76:14
Sullivan, R.	76:22	78:15
Sullivan, R.	83:12	84:02
Sullivan, R.	84:07	84:10
Sullivan, R.	84:13	85:01

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
Sullivan, R.	99:18	99:22
Sullivan, R.	99:24	100:03
Sullivan, R.	100:07	100:11
Sullivan, R.	100:13	100:24
Sullivan, R.	103:22	106:12

**Deposition of Ebenezer Baptist Church of Atlanta, Georgia, Inc.  
by Sen. Rev. Raphael G. Warnock  
November 7, 2019**

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
	<b>Page:Line</b>	<b>Page:Line</b>
Warnock, R.	8:04	8:06
Warnock, R.	9:18	9:20
Warnock, R.	12:08 (beginning at "If we could")	13:20
Warnock, R.	13:25	14:04
Warnock, R.	14:12	14:23
Warnock, R.	14:25	15:08
Warnock, R.	15:18	16:04
Warnock, R.	20:23	20:25
Warnock, R.	21:12	21:12
Warnock, R.	21:25 (beginning at "have you seen")	22:02
Warnock, R.	22:20	23:06
Warnock, R.	32:08	32:17
Warnock, R.	33:02	33:04
Warnock, R.	31:13 (beginning at "Is there a line")	33:21
Warnock, R.	35:10	37:02
Warnock, R.	37:13	37:14
Warnock, R.	37:18	37:19 (ending at "in this matter.")
Warnock, R.	37:25	38:10
Warnock, R.	39:01	40:03

<b><u>Witness</u></b>	<b><u>Plaintiffs' Designations</u></b>	
<b>Warnock, R.</b>	40:22	41:09
<b>Warnock, R.</b>	41:11	41:12
<b>Warnock, R.</b>	41:14	42:08
<b>Warnock, R.</b>	42:12 (beginning at "And when you say")	42:21
<b>Warnock, R.</b>	42:23	43:06
<b>Warnock, R.</b>	44:03 (beginning at "is")	44:23
<b>Warnock, R.</b>	45:21	46:13
<b>Warnock, R.</b>	47:04	49:09
<b>Warnock, R.</b>	49:12	49:25
<b>Warnock, R.</b>	50:02	50:04
<b>Warnock, R.</b>	50:12	50:21
<b>Warnock, R.</b>	50:23	51:17
<b>Warnock, R.</b>	51:20	52:09
<b>Warnock, R.</b>	53:01	53:03
<b>Warnock, R.</b>	53:05	53:09
<b>Warnock, R.</b>	53:11	53:12
<b>Warnock, R.</b>	58:18	61:17
<b>Warnock, R.</b>	63:25	65:22
<b>Warnock, R.</b>	68:15	68:25
<b>Warnock, R.</b>	69:20	70:03
<b>Warnock, R.</b>	70:25	72:05
<b>Warnock, R.</b>	72:07	72:17
<b>Warnock, R.</b>	73:01	74:12
<b>Warnock, R.</b>	78:12	78:16
<b>Warnock, R.</b>	79:16	80:11
<b>Warnock, R.</b>	83:12	83:13 (ending at "as Exhibit 8")
<b>Warnock, R.</b>	83:19 (beginning at "Do you recall")	83:24
<b>Warnock, R.</b>	87:08	87:18
<b>Warnock, R.</b>	91:11	91:13
<b>Warnock, R.</b>	91:21	91:24
<b>Warnock, R.</b>	92:07	92:11
<b>Warnock, R.</b>	92:23	93:04
<b>Warnock, R.</b>	93:06	93:17
<b>Warnock, R.</b>	102:02	102:15

<u><b>Witness</b></u>	<u><b>Plaintiffs' Designations</b></u>	
<b>Warnock, R.</b>	102:22	102:23 (ending at "Exhibit Number 2.")
<b>Warnock, R.</b>	102:25	102:25
<b>Warnock, R.</b>	103:03	103:08
<b>Warnock, R.</b>	103:10	103:10
<b>Warnock, R.</b>	103:12	103:25
<b>Warnock, R.</b>	104:07	104:18
<b>Warnock, R.</b>	104:20	104:22
<b>Warnock, R.</b>	104:24	105:25
<b>Warnock, R.</b>	106:02	106:03
<b>Warnock, R.</b>	106:05	106:09
<b>Warnock, R.</b>	106:22	108:19
<b>Warnock, R.</b>	108:22	109:03
<b>Warnock, R.</b>	110:02	110:07
<b>Warnock, R.</b>	110:09	110:24
<b>Warnock, R.</b>	111:10	111:21
<b>Warnock, R.</b>	117:12	117:16
<b>Warnock, R.</b>	121:05	121:09
<b>Warnock, R.</b>	121:12	122:25
<b>Warnock, R.</b>	123:02	124:14
<b>Warnock, R.</b>	126:07	126:08
<b>Warnock, R.</b>	126:10	126:10
<b>Warnock, R.</b>	126:13	126:15 (ending at "Yes.")
<b>Warnock, R.</b>	126:20	126:24
<b>Warnock, R.</b>	141:25	142:05
<b>Warnock, R.</b>	142:12	143:09
<b>Warnock, R.</b>	150:05	152:09
<b>Warnock, R.</b>	167:09	168:14
<b>Warnock, R.</b>	183:06	184:24
<b>Warnock, R.</b>	185:03	185:24
<b>Warnock, R.</b>	188:13	188:17
<b>Warnock, R.</b>	188:19	189:14
<b>Warnock, R.</b>	189:16	190:16
<b>Warnock, R.</b>	191:22	192:11
<b>Warnock, R.</b>	192:15	192:16

**Deposition of David J. Worley**  
**October 10, 2019**

<u><b>Witness</b></u>	<u><b>Plaintiffs' Designations</b></u>	
	<b>Page:Line</b>	<b>Page:Line</b>
<b>Worley, D.</b>	6:10	6:12
<b>Worley, D.</b>	7:08	7:12
<b>Worley, D.</b>	10:06	10:19
<b>Worley, D.</b>	11:07 (beginning at "since 2014,")	12:03
<b>Worley, D.</b>	13:24	14:20
<b>Worley, D.</b>	14:24	15:06
<b>Worley, D.</b>	15:13	16:20
<b>Worley, D.</b>	17:01	21:16
<b>Worley, D.</b>	23:12	24:02
<b>Worley, D.</b>	24:10	24:16
<b>Worley, D.</b>	24:18	24:19
<b>Worley, D.</b>	30:07	30:08
<b>Worley, D.</b>	30:10	30:13
<b>Worley, D.</b>	33:07	33:17
<b>Worley, D.</b>	35:15	35:23
<b>Worley, D.</b>	37:02	37:05
<b>Worley, D.</b>	39:09	39:12
<b>Worley, D.</b>	39:15	39:17
<b>Worley, D.</b>	39:24	41:07
<b>Worley, D.</b>	41:09	41:20
<b>Worley, D.</b>	44:14	46:23
<b>Worley, D.</b>	55:09	59:16
<b>Worley, D.</b>	59:22	61:12
<b>Worley, D.</b>	61:19	64:24
<b>Worley, D.</b>	65:01	65:25
<b>Worley, D.</b>	69:08	71:09
<b>Worley, D.</b>	74:02	80:07
<b>Worley, D.</b>	80:11	82:04
<b>Worley, D.</b>	82:06	82:19
<b>Worley, D.</b>	98:11	99:05
<b>Worley, D.</b>	99:12	99:14
<b>Worley, D.</b>	99:17	99:21
<b>Worley, D.</b>	99:23	100:04
<b>Worley, D.</b>	100:06	104:02

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
<b>Worley, D.</b>	104:16	106:05
<b>Worley, D.</b>	106:10	109:22
<b>Worley, D.</b>	109:25	112:03
<b>Worley, D.</b>	112:11	114:01
<b>Worley, D.</b>	114:15	114:25
<b>Worley, D.</b>	125:16	126:12
<b>Worley, D.</b>	126:14	126:16
<b>Worley, D.</b>	126:18	126:21
<b>Worley, D.</b>	126:23	127:01
<b>Worley, D.</b>	127:03	127:03
<b>Worley, D.</b>	128:17	129:16
<b>Worley, D.</b>	129:19	129:24
<b>Worley, D.</b>	130:01	130:16

**Deposition of Aria Aaron  
December 28, 2021**

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
	<b>Page:Line</b>	<b>Page:Line</b>
<b>Aaron, A.</b>	9:10 (beginning at "I'm")	9:14
<b>Aaron, A.</b>	9:15 (beginning at "We have")	9:23
<b>Aaron, A.</b>	9:24 (beginning at "I know")	10:18
<b>Aaron, A.</b>	13:12	14:20
<b>Aaron, A.</b>	21:08	21:13
<b>Aaron, A.</b>	22:24	24:7
<b>Aaron, A.</b>	25:21	27:14
<b>Aaron, A.</b>	28:11 (beginning at "So")	28:25
<b>Aaron, A.</b>	29:17 (beginning at "And at what")	31:8
<b>Aaron, A.</b>	31:18	32:14
<b>Aaron, A.</b>	33:04 (beginning with "I believe")	33:16

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
<b>Aaron, A.</b>	33:18 (beginning at "You")	34:18
<b>Aaron, A.</b>	35:10	35:14
<b>Aaron, A.</b>	40:4	40:10
<b>Aaron, A.</b>	40:16	42:22

**Deposition of Hank Bromley  
October 22, 2019**

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
	<b>Page:Line</b>	<b>Page:Line</b>
<b>Bromley, H.</b>	4:25	5:04
<b>Bromley, H.</b>	11:01	11:03
<b>Bromley, H.</b>	15:03	15:09
<b>Bromley, H.</b>	15:25	16:04
<b>Bromley, H.</b>	17:10	17:19
<b>Bromley, H.</b>	22:06	22:10
<b>Bromley, H.</b>	25:22	26:07
<b>Bromley, H.</b>	27:19	27:24
<b>Bromley, H.</b>	28:06	28:12
<b>Bromley, H.</b>	28:14	28:19
<b>Bromley, H.</b>	29:09	29:16
<b>Bromley, H.</b>	31:22	33:13
<b>Bromley, H.</b>	34:02	34:06
<b>Bromley, H.</b>	34:11	34:14
<b>Bromley, H.</b>	34:17	35:04
<b>Bromley, H.</b>	35:13	35:18
<b>Bromley, H.</b>	37:07	37:07
<b>Bromley, H.</b>	37:22	38:10
<b>Bromley, H.</b>	38:14	38:16
<b>Bromley, H.</b>	39:01	39:12
<b>Bromley, H.</b>	40:16	40:23
<b>Bromley, H.</b>	41:11	43:16
<b>Bromley, H.</b>	45:23	46:07
<b>Bromley, H.</b>	53:21	54:01

**Deposition of Margaret A. Whatley  
December 22, 2021**

<u><b>Witness</b></u>	<u><b>Plaintiffs' Designations</b></u>	
	<b>Page:Line</b>	<b>Page:Line</b>
<b>Whatley, M.</b>	7:19 (beginning at "So")	8:3
<b>Whatley, M.</b>	19:3 (beginning at "you made")	19:15
<b>Whatley, M.</b>	21:8	21:15
<b>Whatley, M.</b>	21:16 (beginning at "I want to")	22:18
<b>Whatley, M.</b>	22:23	23:2
<b>Whatley, M.</b>	23:6	28:2
<b>Whatley, M.</b>	28:21	29:1
<b>Whatley, M.</b>	30:2 (beginning at "almost")	31:5
<b>Whatley, M.</b>	31:14	31:19
<b>Whatley, M.</b>	35:11 (beginning at "I do")	36:17
<b>Whatley, M.</b>	37:10	38:3
<b>Whatley, M.</b>	39:7	39:11
<b>Whatley, M.</b>	39:14	40:3
<b>Whatley, M.</b>	41:1	44:24
<b>Whatley, M.</b>	45:13	49:8
<b>Whatley, M.</b>	55:2 (beginning at "your")	55:8
<b>Whatley, M.</b>	55:12	55:15
<b>Whatley, M.</b>	55:20	56:18
<b>Whatley, M.</b>	57:11	57:19
<b>Whatley, M.</b>	57:23	59:18
<b>Whatley, M.</b>	59:20	59:23

**Deposition of Julian Grill**  
**December 28, 2021**

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
	<b>Page:Line</b>	<b>Page:Line</b>
<b>Grill, J.</b>	5:11	5:11 (ending at "Mr. Grill.")
<b>Grill, J.</b>	8:06	8:14
<b>Grill, J.</b>	9:19	10:20
<b>Grill, J.</b>	11:11 (beginning at "Can you")	11:12
<b>Grill, J.</b>	11:14 (beginning at "The whole way")	12:24
<b>Grill, J.</b>	13:18 (beginning at "So I")	14:25
<b>Grill, J.</b>	19:9 (beginning at "Have you")	19:12
<b>Grill, J.</b>	19:22 (beginning at "do you")	20:11
<b>Grill, J.</b>	20:23 (beginning at "11 to 9")	21:10
<b>Grill, J.</b>	25:3	25:16
<b>Grill, J.</b>	28:01 (beginning at "I don't have")	28:09 end "right now"
<b>Grill, J.</b>	31:17	31:19
<b>Grill, J.</b>	32:7 (beginning at "I was")	32:18
<b>Grill, J.</b>	33:20	33:21
<b>Grill, J.</b>	34:4	34:22
<b>Grill, J.</b>	35:14 (beginning at "Do you")	35:25
<b>Grill, J.</b>	36:1 (beginning at "So now")	36:18 (ending at "Yes.")
<b>Grill, J.</b>	36:21 (beginning at "And this")	36:24
<b>Grill, J.</b>	37:4	37:19
<b>Grill, J.</b>	38:4	38:17
<b>Grill, J.</b>	39:3 (beginning at "before you")	39:24 (ending at "hasn't changed.")
<b>Grill, J.</b>	40:4	40:8
<b>Grill, J.</b>	40:24	41:6
<b>Grill, J.</b>	41:15 (beginning at "And when")	42:3 (ending at "call.")

<b><u>Witness</u></b>	<b><u>Plaintiffs' Designations</u></b>	
<b>Grill, J.</b>	42:8	42:15
<b>Grill, J.</b>	42:19	42:21
<b>Grill, J.</b>	43:3	43:24
<b>Grill, J.</b>	44:15	45:5
<b>Grill, J.</b>	45:7	45:8
<b>Grill, J.</b>	45:23	46:8
<b>Grill, J.</b>	46:15	46:18 (ending at "20.")
<b>Grill, J.</b>	47:1	47:3 (ending at "Yes.")
<b>Grill, J.</b>	47:17	47:19 (ending at "No.")
<b>Grill, J.</b>	48:5	48:9
<b>Grill, J.</b>	48:12	48:15 (ending at "complete.")
<b>Grill, J.</b>	48:21	50:13 (ending at "have.")
<b>Grill, J.</b>	50:17	50:21
<b>Grill, J.</b>	51:8	51:8
<b>Grill, J.</b>	51:20	54:16 (ending at "there")
<b>Grill, J.</b>	54:22	56:13
<b>Grill, J.</b>	56:14 (beginning at "did you")	56:21
<b>Grill, J.</b>	57:2	57:12
<b>Grill, J.</b>	57:19 (beginning at "you said")	60:14 (ending at "well.")
<b>Grill, J.</b>	60:20	61:10
<b>Grill, J.</b>	61:15	61:15
<b>Grill, J.</b>	62:2 (beginning at "Is that")	63:2
<b>Grill, J.</b>	63:10	63:21
<b>Grill, J.</b>	64:1	64:20
<b>Grill, J.</b>	65:5	65:9
<b>Grill, J.</b>	65:11	67:11 (ending at "Yes.")
<b>Grill, J.</b>	67:19	68:8
<b>Grill, J.</b>	68:9 (beginning at "in fact,")	68:12
<b>Grill, J.</b>	68:18	69:14
<b>Grill, J.</b>	69:17	69:20
<b>Grill, J.</b>	69:22	72:2
<b>Grill, J.</b>	72:4	72:7

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
<b>Grill, J.</b>	72:9	72:16
<b>Grill, J.</b>	72:17 (beginning at "Did anyone")	73:14
<b>Grill, J.</b>	73:15 (beginning at "that recording")	73:20
<b>Grill, J.</b>	73:25	74:6
<b>Grill, J.</b>	74:14 (beginning at "Did you")	75:11 (ending at "address")
<b>Grill, J.</b>	75:20 (beginning at "what is")	75:23
<b>Grill, J.</b>	76:3	77:8 (ending at "believe.")
<b>Grill, J.</b>	77:16 (beginning at "I got")	77:23
<b>Grill, J.</b>	79:2 (beginning at "Did you")	79:5 (ending at "Yes.")
<b>Grill, J.</b>	79:16	79:18 (ending at "Box.")
<b>Grill, J.</b>	80:1 (beginning at "it shows your")	80:17 (ending at first "No.")
<b>Grill, J.</b>	80:21	81:2
<b>Grill, J.</b>	81:8	81:12 (ending at "Yes.")
<b>Grill, J.</b>	81:19 (beginning at "so you")	81:24
<b>Grill, J.</b>	82:4	82:20
<b>Grill, J.</b>	83:16	83:18
<b>Grill, J.</b>	85:11 (beginning at "there was")	85:16
<b>Grill, J.</b>	88:21	89:14

**Deposition of Margaret Church  
October 25, 2019**

<u><b>Witness</b></u>	<u><b>Plaintiffs' Designations</b></u>	
	<b>Page:Line</b>	<b>Page:Line</b>
<b>Church, M.</b>	7:20	7:23
<b>Church, M.</b>	17:17	17:18
<b>Church, M.</b>	18:12	18:16
<b>Church, M.</b>	20:17	21:17
<b>Church, M.</b>	22:22	23:05
<b>Church, M.</b>	23:17	23:20
<b>Church, M.</b>	23:24	24:05
<b>Church, M.</b>	33:04	34:14
<b>Church, M.</b>	34:25	35:09
<b>Church, M.</b>	35:15	36:12
<b>Church, M.</b>	37:17	38:03
<b>Church, M.</b>	39:01	39:06
<b>Church, M.</b>	39:17	40:02
<b>Church, M.</b>	40:06	40:17
<b>Church, M.</b>	40:21	40:25
<b>Church, M.</b>	56:03	57:12
<b>Church, M.</b>	66:25	67:02
<b>Church, M.</b>	69:07	69:13

**Deposition of Kelly Dermody  
October 25, 2019**

<u><b>Witness</b></u>	<u><b>Plaintiffs' Designations</b></u>	
	<b>Page:Line</b>	<b>Page:Line</b>
<b>Dermody, K.</b>	7:07	7:10
<b>Dermody, K.</b>	7:13	7:17
<b>Dermody, K.</b>	23:21	23:25
<b>Dermody, K.</b>	28:14	28:23
<b>Dermody, K.</b>	30:18	31:22
<b>Dermody, K.</b>	33:10	33:17
<b>Dermody, K.</b>	36:10	39:02
<b>Dermody, K.</b>	39:23	40:22
<b>Dermody, K.</b>	41:19	43:15
<b>Dermody, K.</b>	46:21	47:22
<b>Dermody, K.</b>	48:05	50:05

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
<b>Dermody, K.</b>	57:12	57:13
<b>Dermody, K.</b>	57:21	58:08
<b>Dermody, K.</b>	59:9	60:04

**Deposition of Chris Duncan  
April 7, 2020**

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
	<b>Page:Line</b>	<b>Page:Line</b>
<b>Duncan, C.</b>	9:21	9:24
<b>Duncan, C.</b>	10:10	10:16
<b>Duncan, C.</b>	13:04	14:08
<b>Duncan, C.</b>	18:08	19:03
<b>Duncan, C.</b>	19:09	21:04
<b>Duncan, C.</b>	22:17	24:14
<b>Duncan, C.</b>	24:24	25:03
<b>Duncan, C.</b>	27:25	31:07
<b>Duncan, C.</b>	32:18	32:23

**Deposition of Dasia Holt  
April 27, 2020**

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
	<b>Page:Line</b>	<b>Page:Line</b>
<b>Holt, D.</b>	6:07	6:13
<b>Holt, D.</b>	9:20	9:21
<b>Holt, D.</b>	12:10	12:15
<b>Holt, D.</b>	14:01	14:08
<b>Holt, D.</b>	16:06	16:08
<b>Holt, D.</b>	18:10	18:14
<b>Holt, D.</b>	18:15	19:03
<b>Holt, D.</b>	19:06	19:21
<b>Holt, D.</b>	19:25	20:08
<b>Holt, D.</b>	20:11	20:13

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
Holt, D.	20:21	21:03
Holt, D.	21:08	22:05
Holt, D.	24:07	24:16
Holt, D.	24:23	25:25
Holt, D.	26:04	26:06

**Deposition of Kiara Jackson**  
**November 7, 2019**

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
	<b>Page:Line</b>	<b>Page:Line</b>
Jackson, K.	7:25	8:07
Jackson, K.	11:12	11:23
Jackson, K.	24:21	25:06
Jackson, K.	32:16	33:7
Jackson, K.	35:22	36:2
Jackson, K.	36:15	36:22
Jackson, K.	41:24	42:2
Jackson, K.	42:6	42:8
Jackson, K.	44:02	45:01
Jackson, K.	45:04	47:23
Jackson, K.	48:9	48:18
Jackson, K.	48:19	50:18
Jackson, K.	50:23	51:15
Jackson, K.	51:19	51:22
Jackson, K.	52:02	52:13
Jackson, K.	52:16	53:03
Jackson, K.	53:09	53:10
Jackson, K.	53:17	56:14
Jackson, K.	57:10	57:23
Jackson, K.	58:12	59:06
Jackson, K.	60:15	61:14
Jackson, K.	62:3	62:5
Jackson, K.	65:06	66:10
Jackson, K.	66:15	66:20
Jackson, K.	67:07	67:14
Jackson, K.	67:22	68:15

**Deposition of Antoinette Johnson**  
**April 20, 2020**

<u><b>Witness</b></u>	<u><b>Plaintiffs' Designations</b></u>	
<b>Johnson, A.</b>	6:24	7:02
<b>Johnson, A.</b>	19:15	21:23
<b>Johnson, A.</b>	22:01	23:02
<b>Johnson, A.</b>	23:19	23:22
<b>Johnson, A.</b>	24:12	24:14
<b>Johnson, A.</b>	25:05	26:02

**Deposition of Patrick Longstreth**  
**November 7, 2019**

<u><b>Witness</b></u>	<u><b>Plaintiffs' Designations</b></u>	
	<b>Page:Line</b>	<b>Page:Line</b>
<b>Longstreth, P.</b>	4:25	5:05
<b>Longstreth, P.</b>	7:04	7:06
<b>Longstreth, P.</b>	10:05	10:13
<b>Longstreth, P.</b>	16:15	16:23
<b>Longstreth, P.</b>	23:04	23:10
<b>Longstreth, P.</b>	25:13	26:10
<b>Longstreth, P.</b>	27:10	27:19
<b>Longstreth, P.</b>	28:14	28:24
<b>Longstreth, P.</b>	29:04	29:13
<b>Longstreth, P.</b>	31:07	32:02
<b>Longstreth, P.</b>	32:14	32:23
<b>Longstreth, P.</b>	34:19	35:14
<b>Longstreth, P.</b>	36:03	37:24
<b>Longstreth, P.</b>	42:09	42:16
<b>Longstreth, P.</b>	44:01	44:06

**Deposition of Frank Lucas**  
**April 20, 2020**

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
	<b>Page:Line</b>	<b>Page:Line</b>
<b>Lucas, F.</b>	6:02	6:04
<b>Lucas, F.</b>	14:12	14:25
<b>Lucas, F.</b>	19:15	20:07
<b>Lucas, F.</b>	20:16	22:25
<b>Lucas, F.</b>	23:07	23:17
<b>Lucas, F.</b>	24:05	25:03
<b>Lucas, F.</b>	26:02	26:23
<b>Lucas, F.</b>	28:17	28:20
<b>Lucas, F.</b>	29:05	29:06
<b>Lucas, F.</b>	29:08	29:08
<b>Lucas, F.</b>	31:03	32:06
<b>Lucas, F.</b>	34:19	35:12

**Deposition of Dr. Ali Kefeli**  
**January 5, 2022**

<u>Witness</u>	<u>Plaintiffs' Designations</u>	
<b>Kefeli, A.</b>	7:20 (beginning at "if")	8:1
<b>Kefeli, A.</b>	8:6 (beginning at "let's")	9:3
<b>Kefeli, A.</b>	30:19	31:08
<b>Kefeli, A.</b>	34:15	34:18
<b>Kefeli, A.</b>	34:22	35:3
<b>Kefeli, A.</b>	40:15	42:11
<b>Kefeli, A.</b>	43:1	43:3
<b>Kefeli, A.</b>	43:19 (beginning at "did")	43:23
<b>Kefeli, A.</b>	44:2 (beginning at "if")	44:15
<b>Kefeli, A.</b>	45:4	45:10
<b>Kefeli, A.</b>	45:19	46:9
<b>Kefeli, A.</b>	46:11	46:11
<b>Kefeli, A.</b>	46:13	47:5
<b>Kefeli, A.</b>	47:7 (beginning at "and")	47:14

<u><b>Witness</b></u>	<u><b>Plaintiffs' Designations</b></u>	
<b>Kefeli, A.</b>	47:15 (beginning at "and")	48:1
<b>Kefeli, A.</b>	48:17 (beginning at "and")	49:18
<b>Kefeli, A.</b>	49:19 (beginning at "so")	50:12
<b>Kefeli, A.</b>	50:13 (beginning at "if")	50:17
<b>Kefeli, A.</b>	51:1	51:16
<b>Kefeli, A.</b>	52:8	52:13
<b>Kefeli, A.</b>	52:14 (beginning at "and")	52:25
<b>Kefeli, A.</b>	53:1 (beginning at "if")	56:10
<b>Kefeli, A.</b>	58:8	58:20
<b>Kefeli, A.</b>	60:21	61:25 (ending at "yes")

### Deposition of Jayme Wills January 13, 2022

<u><b>Witness</b></u>	<u><b>Plaintiffs' Designations</b></u>	
<b>Wills, J.</b>	7:19	7:25
<b>Wills, J.</b>	10:15 (beginning at "What")	11:20
<b>Wills, J.</b>	12:06	12:19
<b>Wills, J.</b>	13:08	13:15
<b>Wills, J.</b>	13:18	14:03
<b>Wills, J.</b>	14:12	14:22
<b>Wills, J.</b>	15:03	15:09
<b>Wills, J.</b>	15:22 (beginning at "What")	16:09
<b>Wills, J.</b>	16:12	16:25
<b>Wills, J.</b>	18:10	18:18
<b>Wills, J.</b>	18:22 (beginning at "Once")	19:02
<b>Wills, J.</b>	19:09	19:11
<b>Wills, J.</b>	19:19	20:20
<b>Wills, J.</b>	21:03	21:18

<u><b>Witness</b></u>	<u><b>Plaintiffs' Designations</b></u>	
<b>Wills, J.</b>	21:19 (beginning at "Had")	22:04
<b>Wills, J.</b>	22:07 (beginning at "Did")	22:15
<b>Wills, J.</b>	22:16	22:18
<b>Wills, J.</b>	23:02 (beginning at "I called")	23:09
<b>Wills, J.</b>	23:15	24:18
<b>Wills, J.</b>	24:22	26:03
<b>Wills, J.</b>	31:24	32:17
<b>Wills, J.</b>	34:08	34:11
<b>Wills, J.</b>	34:24	35:02
<b>Wills, J.</b>	35:04 (beginning at "You")	35:17
<b>Wills, J.</b>	43:17	44:03
<b>Wills, J.</b>	46:25	48:18
<b>Wills, J.</b>	49:08	49:13
<b>Wills, J.</b>	51:11 (beginning at "when")	51:21