1	IN THE UNITED STATES DISTRICT COURT
2	FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION
3	SOLICITOR GENERAL   2   : - CV 03618 JPB
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5	BRIAN W. WHITESIDE
6	Plaintiff v. CIVIL ACTION No.
7 8	v. CIVIL ACTION No.
9	Brad Raffensperger in his official capacity of the Secretary of State for the
10	State of Georgia, Rebecca N. Sullivan, David Worley, Matthew Mashburn,
11	and Anh Le in their official capacities as members of the State Election Board
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14	Defendant.
15	AMENDED ON THE HOPE THE AMEDIA DE CLASS A TROPAL DEL
16 17	COMPLAINT FOR INJUNCTIVE AND DECLARATORY RELIEF
17 18	52 U.S.C. 10301, 42 U.S.C. 1983; First, Fourteenth and Fifteenth Amendments of the United States Constitution
19	Amendments of the Office States Constitution
20	1.Plaintiff files this Complaint for voting rights, pursuant to Section 2 of the
21	Voting Rights Act of 1965 (52 U.S.C. 10301) and 42 U.S.C. Seeking prospective
22	declaratory and injunctive relief
23	against Brad Raffensberger, in his official capacity as the Georgia Secretary of
24	State; Rebeca N. Sullivan, David J. Worley, Matthew Mashburn, and Anh Lee in
25	their official capacities as members of the State of Georgia Election Board and
26	shows the following:
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29	Defendants are officials employed to regulate election laws and procedures in the
30	State of Georgia. All Defendants and Plaintiffs are within the Jurisdiction of the

United States District Court for The Northern District Atlanta Division. The before mentioned Court is the proper jurisdiction for this complaint. All material facts occurred, and all parties reside, in this jurisdiction.

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Plaintiff is Solicitor General Brian W. Whiteside of Gwinnett County. His job is 36 to prevent harm to Gwinnett Citizens. His duty is to prosecute ordinance violations 37 and misdemeanor criminal cases. He has fifteen years' experience as a Gary Police 38 Officer and Gwinnett Sheriff Deputy. In Gary, Indiana, he was assigned to an "In 39 Progress Response Crime Unit. "(Cruiser Cars) This special response unit 40 calculated possible future crime events or victims. The goal of the unit was to 41 prevent crime by analytical research, and actual rapid on scene response. If crime 42 could not be prevented, the duty of the unit was to instantly respond to crime 43 events. The duty then became to prevent harm to citizens. This unit also responded 44 to bank robberies, home invasions, burglary in progress, assaults in progress, rapes 45 in progress. In Gary, Indiana he had on the scene knowledge of over seventy 46 homicides or murders. The Solicitor General has been involved in two "Civil 47 Disturbances" (Riots) As a Gwinnett County Deputy the Solicitor has experience 48 in Court Duty, Jail Duty, Warrant Service and Crowd Control. The Solicitor 49 General has witnessed "crowd fights' at various events he has been on the scene. 50

The Solicitor General has twenty-two years as a Criminal Defense Attorney, and three years as Gwinnett Solicitor.

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On March 25, 2021, Voting Bill SB202 was passed by the Georgia legislature. The 55 bill created oversight committees, that can and are being used to monitor and 56 takeover independent county agencies Election Boards. In reference to Boards, the 57 bill allows the creation of oversight committees. Such creation of these committees 58 has caused protest and threaten the peace and tranquility of Gwinnett County. It is 59 the duty of the Solicitor General of Gwinnett to prevent crime, prosecute crimes 60 and seek a means to uphold the Peace and Tranquility of Gwinnett. The listed 61 information is included to avoid disturbances or law violations in Gwinnett 62 County. The formation of such boards is in violation of the Georgia Law and 63 Georgia Supreme Court Case Law. Delay v Sutton: S18A0765 (2018), 304 Ga. 64 338(2018), S.E. 2d 659 (2018), states," Fundamental principles embodied in our 65 constitution dictate that the people control their government." "All government of 66 right originates with the people, is found upon their will only and is instituted 67 solely for the purpose solely for the good of the whole." "Public Officers are the 68 trustees and servants of the people and at all times amenable to them. O.C.G.A. 69 2-201". "The people of Georgia have the inherent, sole and exclusive right of 70

regulating their internal government and the police thereof." O.C.G.A. 2-202. 71 "This is accomplished through elected representatives to whom is delegated, 72 subject to constitutional limitations, the power to regulate and administer public 73 affairs, including the power to provide for the selection of public officers." The 74 formation of these Governing boards conflicts with the listed case law. Therefore, 75 they have no legal basis. The Case Law is clear, representation is to be conducted 76 by local control. Local Officials voted for by local citizens. Local Control is 77 empowered by County Commissioners or Superior Court Judges, regarding 78 Formation, Discipline and all actions of Election Boards. 79 The Gwinnett County Solicitor states the SB202 Committee format, of Election 80 Board oversight, is in violation of Georgia law. It violates the principles of the 81 right of the people to have the inherent ability to regulate their local government. 82 This inherent power is enacted through voting for local officials. Solicitor Brian 83 Whiteside's intent is to protect citizens and police from civil disturbances while 84 guarding the Georgia Constitution, Georgia Laws and the United States 85 Constitution. 86 87

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110	WHEREFORE, plaintiff prays that the court issue an Injunction and Declaratory
111	relief. Furthermore, the Plaintiff prays this court will adjudge that:
112	1. The Solicitor has a right to protect human beings, and laws in Gwinnett
113	County.
114	2. By banning the Committee Format, local representatives, voted for by local
115	citizens control their governments.
116	3. The Bill SB 202 provisions of Committee oversight are void as a matter of
117	law.
118	4. By allowing local control the court will enforce Georgia laws and the intent
119	of America's Founding Fathers
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122	This the of day of books is the property of th
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124	Brian W. Whiteside
125 126	Gwinnett County Solicitor General
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128	CERTIFICATE OF COMPLIANCE AND OF SERVICE
129 130	Pursuant to L.R. 7.1(D), the undersigned hereby certifies that the
424	foregoing COMPLAINT FOR NILINCTIVE AND

132	DECLARATORY RELIEF has been
133	prepared in Times New Roman 14, a font and type selection approved
134	by the Courtin L.R. 5.1(C), and that I provided notice and a copy of the
135	foregoing using the CM/ECF system which will automatically send e-
136	mail notification of such filing toall attorneys of record.
137 138 139 140	Respectfully submitted this 1st day of September 2021.
	Brian Whiteside
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142	Georgia Bar No. 756040
143	Solicitor General of Gwinnett County
144	75 Langley Drive,
145	Lawrenceville, GA 30046
146	Email:
147	brian.whiteside@gwinnettcounty.com
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149	Counsel for Plaintiffs
150	RELET CONTROL OF THE PROPERTY