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

IN RE GEORGIA SENATE BILL 202 *

*

CIVIL ACTION FILE

*

NO. 1:21-mi-55555-JPB

*

SIXTH DISTRICT OF THE AFRICAN * METHODIST EPISCOPAL CHURCH * a Georgia nonprofit organization, et al., *

CIVIL ACTION FILE NO.

1:21-cv-01284-JPB

*

Plaintiffs,

*

vs.

*

BRIAN KEMP, Governor of the State of Georgia in his official capacity, et al.

*

Defendants.

LIMITED ANSWER AND RESPONSIVE PLEADINGS OF
THE MACON BIBB COUNTY DEFENDANTS TO
REFLECT PROPER PARTY DESIGNATIONS
FOR SECOND AMENDED COMPLAINT

COME NOW THE MACON-BIBB COUNTY BOARD OF ELECTIONS; MIKE KAPLAN, JOEL HAZARD, KAREN EVANS-DANIEL, ROBERT ABBOTT, and THOMAS ELLINGTON, Members of the Macon-Bibb County Board of Elections, in their official capacities; THOMAS GILLON, Macon-Bibb County Elections Supervisor, in his official capacity; and YASHICA KENDRICK, Macon-Bibb County Chief Registrar, in her official

capacity, named Defendants in the above-styled civil action, and make and file this Limited Answer and Responsive Pleadings of the Macon-Bibb County Defendants to Reflect Proper Party Designations for Second Amended Complaint as follows:

THE PROPER MACON-BIBB COUNTY DEFENDANTS

These Defendants, as listed in the introductory paragraph above, are the proper Macon-Bibb County Defendants as of today's date. In the caption of their *Second Amended Complaint*, Plaintiffs named Veronica Seals as the Chief Registrar for Macon-Bibb County; however, Yashica Kendrick has since taken over that role.

Plaintiffs also named the Bibb County Board of Registrars as a Defendant, but this entity does not exist. The Macon-Bibb County Board of Elections succeeded to the rights and duties of the Bibb County Registrars by local act of the State legislature in 1969. See 1969 Ga. Laws, Pg. 3331, Sec. 8.

In addition, although Plaintiffs amended the caption of their Second Amended Complaint to reflect the current members of the Macon-Bibb County Board of Elections and the current Elections Supervisor for Macon-Bibb County, the numbered paragraphs of the Second Amended Complaint continue to reflect that Herbert Spangler, Rinda Wlson, Henry Ficklin, Cassandra Powell, and Jeanetta R. Watson fill these roles.

These Defendants have no objection to an Order being entered to

update the parties in accordance with the foregoing; however, pursuant to

this Court's Order Granting Plaintiffs' Unopposed Motion for Leave to File

Second Amended Complaint on January 18, 2024 (Doc. 792), the Macon-Bibb

County Defendants do not herein seek to amend the substantive defenses or

responses contained in the initial Answer and Responsive Pleadings of the

Macon-Bibb County Defendants filed on January 21, 2022 (Doc. 49).

As such, this Limited Answer is being filed only to address remaining

deficiencies in party identification, and the Macon-Bibb County Defendants

otherwise maintain the answers and responsive pleadings set forth in the

initial Answer and Responsive Pleadings of the Macon-Bibb County

Defendants. To the extent any further answer or responsive pleadings are

required in response to Plaintiffs' Second Amended Complaint, the Macon-

Bibb County Defendants hereby generally DENY each and every such

allegation.

Respectfully submitted this 1st day of August, 2024.

/s/ Grace Simms Martin

WILLIAM H. NOLAND

State Bar No. 545605

william@nolandlawfirmllc.com

GRACE SIMMS MARTIN

Page 3 of 6

State Bar No. 279182
grace@nolandlawfirmllc.com
Attorneys for the Macon-Bibb County
Defendants

NOLAND LAW FIRM, LLC 5400 Riverside Drive, Suite 205 Macon, GA 31210 (478) 621-4980 (telephone) (478) 621-4982 (facsimile)

PAEL BALLET EN OCH DE HOCKET, COM DE

CERTIFICATE OF COMPLIANCE

I hereby certify that the foregoing has been prepared in accordance with the font type and margin requirements ser forth in Local Rule 5.1, using Century Schoolbook font and 13-point type.

This 1st day of August, 2024.

/s/ Grace Simms Martin
WILLIAM H. NOLAND
State Bar No. 545605
william@nolandlawfirmllc.com
GRACE SIMMS MARTIN
State Bar No. 279182
grace@nolandlawfirmllc.com
Attorneys for the Macon-Bibb County
Defendants

NOLAND LAW FIRM, LLC 5400 Riverside Drive, Suite 205 Macon, GA 31210 (478) 621-4980 (telephone) (478) 621-4982 (facsimile)

CERTIFICATE OF SERVICE

I hereby certify that I have filed the foregoing using the CM/ECF system, which will send a notice of electronic filing to all counsel of record.

This 1st day of August, 2024.

/s/ Grace Simms Martin WILLIAM H. NOLAND State Bar No. 545605 william@nolandlawfirmllc.com JE Si

ate Bar N

grace@nolant

Attorneys for t.

Defendants

aite 205

aphone)

acsimile) GRACE SIMMS MARTIN State Bar No. 279182 grace@nolandlawfirmllc.com Attorneys for the Macon-Bibb County

NOLAND LAW FIRM, LLC 5400 Riverside Drive, Suite 205 Macon, GA 31210 (478) 621-4980 (telephone) (478) 621-4982 (facsimile)