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

DONNA CURLING, et al;)
Plaintiffs,))
v.) CIVIL ACTION FILE NO: 1:17cv02989-AT
BRAD RAFFENSBERGER, et al.;)
Defendants.))))) (
	()

FULTON COUNTY DEFENDANTS' RESPONSE TO COALITION PLAINTIFFS' SUPPLEMENTAL STATEMENT OF ADDITIONAL FACTS SUBMITTED IN RESPONSE TO MOTIONS FOR SUMMARY JUDGMENT

The Members of the Fulton County Board of Registration and Elections, Mary Carole Cooney, Vernetta Nuriddin, David J. Burge, Mark Wingate, and Aaron Johnson, (hereafter "Fulton County Defendants") hereby file this Response to Coalition Plaintiffs' Supplemental Statement of Additional Facts Submitted in Response to Motions for Summary Judgment, it pertains to the Fulton County Defendants.

13. Voter Travis Edwards was turned away from voting in Fulton County on

November 8, 2022, because the PollPad inaccurately stated that he was a Gwinnett

County resident. Doc. 1597 Decl. Nakamura ¶ 62-64.

Response: Undisputed.

21. In response to privacy complaints from voters, Fulton Board Member Aaron

Johnson stated in a July 9, 2020, meeting: "When in the South Service Center, you

could see in the hallway and see two rooms over and see people's votes because of

the large touchscreen." Doc. 1597 Decl. Nakimura ¶ 35.

Response: Undisputed.

22. On July 27, 2020, Dr. Kathleen Ruth, a board member of the Fulton Board of

Elections, sent an e-mail to other board members and Richard Barron stating that

the machines were positioned so that all of the poll workers could see the voting

screens at Northside library during early voting. Doc. 1618-1 at 2 Decl.

Marks ¶ 10.

Response: Undisputed.

23. On July 28, 2020, Vernetta Nuriddin, then a member of the Fulton County

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Board of Elections, wrote to other board members, Fulton County officials, and

Rick Barron, stating that the screens are so visible that "casting a private ballot is

impossible for voters." Doc. 1618-1 at 1 Decl. Marks ¶ 10.

Response: Undisputed.

24. The Carter Center, appointed by the State Election Board to review Fulton

County's election operations, reported: "The height and angle of the BMD screen

within the equipment container inadvertently undermined the secrecy of the voting

process, especially in locations where tight space did not allow for optimal

placement of the equipment containers. Doc. 1597 Decl. Nakamura ¶ 23.

Response: Undisputed.

33. In an October 3, 2020 letter, counsel for CGG informed Fulton County Election

Board Members of the violations of law with respect to the voting system relating

to election security and ballot secrecy and described how Fulton could

independently comply with the law without further direction from the Secretary of

State. Doc. 1590 Decl. Marks ¶13 Ex. 10.

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Response: Fulton County Defendants object to this paragraph because

Plaintiffs characterize a question of law (a violation of law) as a statement of

material fact in dispute, and the Court should not consider it.

LR 56.1(B)(1)(c).

35. On November 8, 2022, Marilyn Marks was leaving Fulton County's Ponce de

Leon polling place in the evening after dark and could see from the sidewalk the

brightly lit screen of the touchscreen while a voter was voting, revealing his

selections. Doc. 1618 Decl. Marks ¶ 21-22. Response: Undisputed.

38. On October 17, 2022, CGG sent a letter to all counties informing them of the

DVS Order Vulnerability that can violate ballot secrecy. Doc. 1618 Decl. Marks ¶

24.

Response: Undisputed.

39. CGG obtained video security records from Fulton County from the Ponce de

Leon Library polling place and the New Beginnings Senior Center for early voting

in October 2021. Such video records show the record of each voter casting their

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ballot in the scanner, and the exact time the ballot was cast. Doc. 1618 Decl. Marks ¶ 20.

Response: Undisputed.

Respectfully submitted this 13th day of March 2023.

OFFICE OF THE COUNTY ATTORNEY

/s/ David R. Lowman

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CERTIFICATE OF SERVICE		

I hereby certify that on this date I have electronically filed the foregoing

FULTON COUNTY DEFENDANTS' RESPONSE TO COALITION

PLAINTIFFS' SUPPLEMENTAL STATEMENT OF ADDITIONAL

FACTS SUBMITTED IN RESPONSE TO MOTIONS FOR SUMMARY

JUDGMENT with the Clerk of Court using the CM/ECF system, with the Clerk of Court using the CM/ECF system, which will send email notification of such filing to all attorneys of record.

This 13th day of March 2023.

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