IN THE COURT OF APPEALS STATE OF GEORGIA

DONALD JOHN TRUMP

Appellant - Defendant, INTERLOCUTORY APPEAL

VS.

Docket Number: A24A1599

STATE OF GEORGIA

Appellee - Plaintiff.

An interlocutory appeal from the Superior Court of Fulton County **Indictment 23-SC-188947** The Honorable Scott F. McAfee, presiding.

SUPPLEMENTAL BRIEF ADOPTING CO-APPELLANT BRIEFS PRESIDENT DONALD JOHN TRUMP

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SUPPLEMENTAL BRIEF ADOPTING CO-APPELLANT BRIEFS

In his Opening Brief, President Trump adopted by reference the anticipated briefing of his co-Appellants. *See* Trump at vi. However, because the co-Appellants had yet to file their briefs, President Trump did so generally. *Id*.

Pursuant to Ga. Ct. App. R. 23 (a) and this Court's August 27, 2024 order, President Trump expressly adopts with precision the following portions of the briefs advanced by his co-appellants in the related interlocutory appeals:

- No. A24A1595 (Brief of Appellant, Michael A. Roman) Introduction (pages 2-5); Jurisdictional Statement (page 6); Order Appealed (pages 7-8); Standard of Review (page 9-10); Factual Background (pages 11-16); Enumeration of Errors (page 17); Standard of Review (pages 18-20); Argument and Citations to Authority (pages 21-45).
- No. A24A1596 (Brief of Appellant, David J. Shafer) Introduction (pages 1-4); Jurisdictional statement (page 4); Enumerations of Error (I); (II), (III) and (IV) (pages 4-5); Statement of the Case (pages 5-13); Summary of the Argument (pages 13-16); Argument Part I, Standard of Review (page 17); Argument Part II (pages 18-43); Argument Part III (pages 43-45); Argument Part IV (pages 46-49); and Argument Part V (pages 49-51).
- No. A24A1597 (Brief of Appellant, Robert David Cheeley) Introduction (page 1); Jurisdictional statement (page 2); Enumeration of Errors (page 3);

Statement of the Case (pages 3-17); Method of Preservation of Errors and Standard of Review (page 18); Summary of the Argument (page 20); Argument I (pages 20-23); Argument II (pages 23-32); Argument III (pages 33-38).

- No. A24A1598 (Brief of the Appellant, Mark Randall Meadows) Part I (A) Statement of Relevant Proceedings Below (pages 2-3); Part I (B) Material Facts Relevant to the Appeal (pages 3-8); Part I (C) Preservation of Appeal (page 8); Part II (A) Enumerations of Error (1), (2), (3), (4), and (5); Part II (B) Statement of Jurisdiction (page 9); Part III (A) Standard of Review (pages 9-11); and Part III (B) Argument and Citation to Authorities (pages 11-27).
- No. A24A1601 (Brief of Appellant, Rudolph W. L. Giuliani) Introduction (page 1); Jurisdictional Statement, Enumeration of Errors, Statement of the Case (page 2); Argument and Statement of Adoption (page 3).
- No. A24A1602 (Brief of Appellant, Jeffrey Bossert Clark) Statement of Jurisdiction (page 2); Enumerations of Error (1), (2), (4), (5), (6), and (7); Statement of the Case (pages 4-9); Statement of Proceedings Below (pages 10 starting at first full paragraph) through 14, 15 (first full paragraph) through 21; Method of Preservation of Error (page 21); Summary of Argument (pages 21-23) Argument and Citation of Authority I (pages 24-28), II (pages 28-29), II (A) (pages 29-30), and II (B) (1)-(3) (pages 30-39).

Respectfully submitted this 28th day of August, 2024.

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CERTIFICATE OF SERVICE

I hereby certify that I have this day served a true and correct copy of the foregoing SUPPLEMENTAL BRIEF upon Mr. Alex Bernick, by filing the foregoing via the Court of Appeals E-Fast service, and by depositing the same in the U.S. Mail with adequate postage affixed to insure delivery, addressed to Fulton County District Attorney, 136 Pryor Street, third floor, Atlanta, Georgia 30303.

Pursuant to Court of Appeals Rule 24 (f) (1), undersigneds hereby certify that this brief does not exceed the 4,200 word limit imposed by Rule 24(a).

This 28th day of August, 2024.

/s/ Matthew K. Winchester
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Georgia Bar No. 399094