In the

United States Court of Appeals

For the Fleventh Circuit

No. 24-13111

ALABAMA STATE CONFERENCE OF THE NAACP, LEAGUE OF WOMEN VOTERS OF ALABAMA, LEAGUE OF WOMEN VOTERS OF ALABAMA EDUCATION FUND, GREATER BIRMINGHAM MINISTRIES, ALABAMA DISABILITIES ADVOCACY PROGRAM,

Plaintiffs-Appellees,

versus

ATTORNEY GENERAL, STATE OF ALABAMA,

Defendant-Appellant,

WILLIAM R. ADAIR, et al.,

Defendants.

Order of the Court

24-13111

Appeal from the United States District Court for the Northern District of Alabama D.C. Docket No. 2:24-cy-00420-RDP

 $Before\ JORDAN,\ JILL\ PRYOR,\ and\ BRASHER,\ Circuit\ Judges.$

PER CURIAM:

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The appellant's emergency motion for a stay of the district court's limited preliminary injunction is denied. Because the appellant has requested a ruling by today, our order is summary in nature. We conclude that the appellant has not made a strong showing that he is likely to succeed on the merits, the appellant (and thereby the state) will not be irreparably harmed if a stay is denied, the issuance of a stay would injure the plaintiffs (and other Section 208 voters), and the public interest does not weigh in favor of a stay. *See, e.g., Robinson v. Attorney General*, 957 F.3d 1171, 1176–77 (11th Cir. 2020) (setting out the standard for reviewing a motion for a stay of a preliminary injunction).

The motion of Arkansas, Florida, Louisiana, and Texas for leave to file an *amicus curiae* brief in support of the motion for a stay is granted.