### Case 1:20-cv-04809-TCB, Document 1-30, Eiled 11/25/20 Page 1 of 2 JS44 (Rev. 10/2020 NDGA) Page 1 of 2

The JS44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form is required for the use of the Clerk of Court for the purpose of initiating the civil docket record. (SEE INSTRUCTIONS ATTACHED)

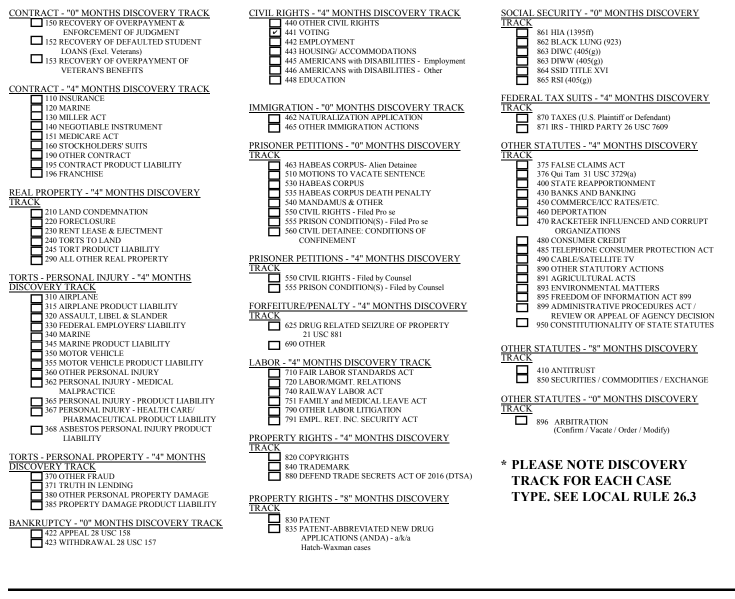
<ul> <li>I. (a) PLAINTIFF(S) CORECO JA'QAN PEARSON, VIKKI TOWNSEND CONSIGLIO, BJ VAN GUNDY, Assistant Secretary of the Georgia Republican Party, JASON M SHEPHERD, on behalf of the COBB COUNTY REPUBLICAN PARTY, GLORIA KAY GODWIN, JAMES KENNETH CARROLL, CAROLYN HALL FISHER, CATHLEEN ALSTON LATHAM</li> <li>(b) COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF <u>Richmond</u> (EXCEPT IN U.S. PLAINTIFF CASES)</li> </ul>		DEFENDANT(S) BRIAN KEMP, in his official capacity as Governor of Georgia, BRAD RAFFENSPERGER, in his official capacity as Secretary of State and Chair of the Georgia State Election Board, DAVID J. WORLEY, in his official capacity as a member of the Georgia State Election Board, REBECCA N.SULLIVAN, in her official capacity as a member of the Georgia State Election Board, MATTHEW COUNTY OF RESIDENCE OF FIRST LISTED DEFENDANT Fulton (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED		
(c) ATTORNEYS (FIRM NAME, ADDRESS, TELEPHONE NUM	IBER, AND	ATTORNEYS (IF KNOWN)		
E-MAIL ADDRESS) Harry W. MacDougald CALDWELL, PROPST & DELOACH, LLP Two Ravinia Drive, Suite 1600 Atlanta, GA 30346 (404) 843-1956 hmacdougald@cpdlawyers.c	com			
II. BASIS OF JURISDICTION (PLACE AN "X" IN ONE BOX ONLY)		ZENSHIP OF PRINCIPAL PARTIES n "x" in one box for plaintiff and one box for defendant)		
	(	(FOR DIVERSITY CASES ONLY)		
1 U.S. GOVERNMENT PLAINTIFF       Image: 3 General Question (U.S. GOVERNMENT NOT A PARTY)         2 U.S. GOVERNMENT DEFENDANT       Image: 4 diversity (INDICATE CITIZENSHIP OF PARTIES IN ITEM III)	PLF       DEF       PLF       DEF         I       I       CITIZEN OF THIS STATE       I       Incorporated or principal place of business in this state         I       I       Incorporated or principal place of business in this state         I       Incorporated and principal place of business in this state         I       Incorporated and principal place of business in another state         I       Incorporated and principal place of business in another state         I       Incorporated and principal place of business in another state         I       Incorporated and principal place of business in another state         I       Incorporated and principal place of business in another state         I       Incorporated and principal place of business in another state         I       Incorporated and place of business in another state         I       Incorporated and place of business in another state         I       Incorporated and place of business in another state         I       Incorporated and place of business in another state         I       Incorporated and place of business in another state         I       Incorporated and place of business in another state         I       Incorporated and place of business in another state         I       Incorporated and place of businese         I       In			
IV. ORIGIN (PLACE AN "X "IN ONE BOX ONLY)				
1 ORIGINAL PROCEEDING     2 REMOVED FROM     3 REMANDED FROM     APPELLATE COURT	4 REINSTATED ( REOPENED	OR 5 ANOTHER DISTRICT (Specify District) (Specify D		
MULTIDISTRICT 8 LITIGATION - DIRECT FILE				
V. CAUSE OF ACTION (CITE THE U.S. CIVIL STATUTE U JURISDICTIONAL STATUTES UNL 42 U.S.C. Sec. 1983 & 1988; U.S. Const. Art. 1 relief arising from election fraud and illegality in	, Sec. 4; Amo	dts. 5, 14; 3 U.S.C. Sec. 5. Plaintiffs seek immediate injunctive		
(F COMPLEY CHECK DE LOON DELONG				
(IF COMPLEX, CHECK REASON BELOW)	_			
1. Unusually large number of parties.	6. Problems locating or preserving evidence			
2. Unusually large number of claims or defenses.	_	ng parallel investigations or actions by government.		
		ple use of experts.		
—		for discovery outside United States boundaries.		
$\Box$ 5. Extended discovery period is needed.	10. Existence of highly technical issues and proof.			

|--|

FOR OFFICE USE ONLY			
RECEIPT #	AMOUNT \$	APPLYING IFP	MAG. JUDGE (IFP)
JUDGE	MAG. JUDGE(Referral)	NATURE OF SUIT	CAUSE OF ACTION

# Case 1:20-cv-04809-TCB Document 1-30 Filed 11/25/20 Page 2 of 2

### VI. NATURE OF SUIT (PLACE AN "X" IN ONE BOX ONLY)



## VII. REQUESTED IN COMPLAINT:

CHECK IF CLASS ACTION UNDER F.R.Civ.P. 23 DEMAND \$

JURY DEMAND Set Yes NO (CHECK YES ONLY IF DEMANDED IN COMPLAINT)

#### VIII. RELATED/REFILED CASE(S) IF ANY JUDGE Amy Totenberg

DOCKET NO. 1:17-cv-2989-AT

CIVIL CASES ARE DEEMED RELATED IF THE PENDING CASE INVOLVES: (CHECK APPROPRIATE BOX)

- □ 1. PROPERTY INCLUDED IN AN EARLIER NUMBERED PENDING SUIT.
- ☑ 2. SAME ISSUE OF FACT OR ARISES OUT OF THE SAME EVENT OR TRANSACTION INCLUDED IN AN EARLIER NUMBERED PENDING SUIT.
- □ 3. VALIDITY OR INFRINGEMENT OF THE SAME PATENT, COPYRIGHT OR TRADEMARK INCLUDED IN AN EARLIER NUMBERED PENDING SUIT.
- 4. APPEALS ARISING OUT OF THE SAME BANKRUPTCY CASE AND ANY CASE RELATED THERETO WHICH HAVE BEEN DECIDED BY THE SAME BANKRUPTCY JUDGE.
- □ 5. REPETITIVE CASES FILED BY PRO SE LITIGANTS.

6. COMPANION OR RELATED CASE TO CASE(S) BEING SIMULTANEOUSLY FILED (INCLUDE ABBREVIATED STYLE OF OTHER CASE(S));

☐ 7. EITHER SAME OR ALL<u>O</u>F THE <u>PA</u>RTIES AND ISSUES IN THIS CASE WERE PREVIOUSLY INVOLVED IN CASE NO. DISMISSED. This case 🔲 IS 👘 IS NOT (check one box) SUBSTANTIALLY THE SAME CASE.

WHICH WAS