IN THE SUPERIOR COURT OF FULTON COUNTY STATE OF GEORGIA

JULIE ADAMS, in her official capacity as a)
member of the Fulton County Board of Elections)
and Registration, a/k/a Fulton County Board of) Civil Action File No.:
Registration and Elections,) 24CV006566
,)
Plaintiff,)
*)
V.)
)
FULTON COUNTY BOARD OF ELECTIONS)
AND REGISTRATION, a/k/a FULTON COUNTY)
BOARD OF REGISTRATION AND)
ELECTIONS, and NADINE WILLIAMS, in her	
official capacity as Elections Director,	
official capacity as Elections Director,	
Defendants.	
Detenuality.	

ORDER OF VOLUNTARY RECUSAL

The above-captioned case is presently before the Court on its *sua sponte* decision to recuse itself. Georgia law provides recusal is required whenever a judge's impartiality might be reasonably questioned. *Gude v. State*, 289 Ga. 46, 48 (2011); *see State v. Hargis*, 294 Ga. 818, 822 n.11 (2014) (noting that a trial judge has an ethical duty to recuse himself or herself *sua sponte* anytime the judge is aware of grounds to do so). The Court notes that the substance of the Plaintiff's Verified Compiaint involves matters in which the Undersigned Judge may be impacted. Therefore, in accordance with the Georgia Code of Judicial Conduct, the Undersigned Judge hereby **RECUSES**, pursuant to Uniform Superior Court Rule 25.7, from the above-captioned case. The **CLERK** is hereby **DIRECTED** to reassign, pursuant to Uniform Superior Court Rules 3.1 and 3.4, the above-captioned case.

SO ORDERED this the 11th day of June, 2024.

Hon. Ural Glanville, Chief Judge Superior Court of Fulton County Atlanta Judicial Circuit