

IN THE SUPERIOR COURT OF FULTON COUNTY  
STATE OF GEORGIA

VASU ABHIRAMAN, TERESA K. CRAW-  
FORD, LORETTA MIRANDOLA, JEN-  
NIFER MOSBACHER, ANITA TUCKER,  
ESSENCE JOHNSON, LAUREN WAITS,  
SUZANNE WAKEFIELD, MICHELLE AU,  
JASMINE CLARK, DEMOCRATIC NA-  
TIONAL COMMITTEE, and DEMOCRATIC  
PARTY OF GEORGIA, INC.,

Petitioners

Civil Action 24CV010786

v.

STATE ELECTION BOARD,  
Respondent

And

REPUBLICAN NATIONAL COMMITTEE  
and GEORGIA REPUBLICAN PARTY, INC.,  
Intervenors


**ORDER STAYING ACTION**

This is a declaratory judgment action under the Georgia Administrative Procedure Act regarding amendments approved by the State Election Board to Rule 183-1-12-.02 (as amended, the “Reasonable Inquiry Rule”) and Rule 183-1-12-.12 (as amended, the “Examination Rule”). Both the Reasonable Inquiry Rule and the Examination Rule were invalidated in *Eternal Vigilance Action, Inc. et al. v. State of Georgia, et al.*, Superior Court of Fulton County Civil Action 24CV011558, though on different grounds than those asserted here. *Eternal Vigilance Action* is now on appeal.

The issues in this case may also overlap with this Court’s Final Order in *Adams v. Fulton County et al.*, Superior Court of Fulton County Civil Action 24CV011584, which has likewise been appealed.

Accordingly, the Court hereby **STAYS** this case pending resolution of the appeals in *Eternal Vigilance Action* and *Adams*. The Court further **ORDERS** the parties to provide the Court with a status report once the appeals in both *Eternal Vigilance Action* and *Adams* have been exhausted.

SO ORDERED this 22<sup>nd</sup> day of November 2024.

  
Judge Robert C.I. McBurney  
Superior Court of Fulton County  
Atlanta Judicial Circuit

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