

KAREN FINN, et al.

Plaintiffs,

vs.

COBB COUNTY BOARD OF  
ELECTIONS AND REGISTRATION,  
et al.

Defendants.

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Civil Action File No.:  
22-cv-2300-ELR

Comes now, Defendant Cobb County Board of Elections and Registration (“Cobb BOER”) and files this reply brief in compliance with the Court’s Minute Order of August 20, 2024, in which the Court directed the parties to address the issue of mootness. Specifically, this brief is filed in response to Plaintiffs’ Response Brief Support of Continued Jurisdiction. [Doc. 248]. Cobb BOER relies primarily on its original brief in support of its position on mootness [Doc. 244] and files this short reply brief to address two issues raised in Plaintiffs’ Response.

injunction order, a new redistricting map would not have been adopted, so the Court has authority to review it no matter what happened during the interim. But at no point in their response do they provide any case law or other au

of the stay. However, Plaintiffs cite absolutely no caselaw to rebut the cases cited by Cobb BOER demonstrating that the stay of this case by the 11<sup>th</sup> Circu



For all th

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I hereby certify that on September 18, 2024, I electronically filed the foregoing REPLY BRIEF OF DEFENDANT COBB COUNTY BOARD OF ELECTIONS AND REGISTRATION REGARDING THE ISSUE OF MOOTNESS with the Clerk of Court using the CM/ECF system which will automatically send email notification of such filing to all attorneys of record in this matter.

*/s/ Daniel W. White* \_\_\_\_\_  
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