

## Mismatches Between Voter Registration Data and Other Government Data

*Georgia Coalition for the Peoples’ Agenda v. Kemp*  
(*Eleanor L. Ross, N.D. Ga. 1:18-cv-4727*)

A federal complaint challenged a statute that required the name on a voter registration form to exactly match—character and space and hyphen for character and space and hyphen—how the name appears in other government records. The complaint also challenged the flagging of voter registration applications as potentially from noncitizens just because the applicants had not yet become citizens when they received their driver’s licenses. One week after a motion for a preliminary injunction was filed and 11 days before a general election, the judge specified how voters could prove their citizenship and vote if their voter registrations had not become final because of citizenship questions.

*Subject:* Registration procedures. *Topics:* Registration procedures; citizenship; signature matching; laches; provisional ballots.

An October 11, 2018, federal complaint filed by six organizations in the Northern District of Georgia against Georgia’s secretary of state challenged an exact match protocol for approving voter registrations, according to which registrations are set aside as pending if the name on the voter registration form does not exactly match, character for character, the name on driver’s license or social security records.<sup>1</sup> The complaint alleged that the protocol disproportionately affected African-American, Latino, and Asian-American applicants.<sup>2</sup> The complaint also alleged that citizenship status was falsely questioned for voter applicants who became citizens after they received driver’s licenses as non-citizens.<sup>3</sup>

The plaintiffs filed an amended complaint eight days later, which added two organizations as plaintiffs.<sup>4</sup> With the amended complaint, the plaintiffs filed an emergency motion for a preliminary injunction protecting new voter registrations from “outdated, inaccurate [citizenship] information in the da-

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1. Complaint, *Ga. Coalition for the Peoples’ Agenda v. Kemp*, No. 1:18-cv-4727 (N.D. Ga. Oct. 11, 2018), D.E. 1 [hereinafter *Ga. Coalition for the Peoples’ Agenda* Complaint]; see Mark Niese, *Lawsuit Challenges Ga.’s “Exact Match” Law*, Atlanta J.-Const., Oct. 12, 2018, at 1A.

2. *Ga. Coalition for the Peoples’ Agenda* Complaint, *supra* note 1, at 2.

3. *Id.* at 3.

“[I]f a person receives a Georgia driver’s license based on lawful status in the United States but is not yet a citizen, the [Department of Driver Services] files will reflect that the person is not a citizen.” *Ga. Coalition for the Peoples’ Agenda v. Kemp*, 347 F. Supp. 3d 1251, 1260 (N.D. Ga. 2018).

4. Amended Complaint, *Ga. Coalition for the Peoples’ Agenda*, No. 1:18-cv-4727 (N.D. Ga. Oct. 19, 2018), D.E. 15; *Ga. Coalition for the Peoples’ Agenda*, 347 F. Supp. 3d at 1255.

tabase used in the ‘exact match’ system.”<sup>5</sup> That day, Judge Eleanor L. Ross set the case for hearing on October 29.<sup>6</sup>

Judge Ross ordered the secretary to respond, should he choose to, by October 24 at noon.<sup>7</sup> Two days later, the secretary requested an extension of two days to accommodate his responsibilities related to a hearing in two other cases to be heard on October 23.<sup>8</sup>

The Court is . . . cognizant of the two other pending cases against Defendant with hearings scheduled this week. Nevertheless, the Court chose the particular briefing and hearing schedule for this case based on the Court’s own trial calendar and availability of judicial resources that will be necessary to issue an order on Plaintiffs’ Emergency Motion prior to [election day on] November 6, 2018. Therefore, the Court **DENIES** Defendant’s Motion for an Extension of Time.<sup>9</sup>

### *An Earlier Case*

On September 14, 2016, three of the plaintiffs in the 2018 case filed a federal complaint in the Northern District against the secretary challenging his exact match policy, alleging, “Insistence on digit-by-digit and character-by-character exactitude when comparing information from one database with information in a different database is a notoriously unreliable method of verification in the elections context.”<sup>10</sup> That case was resolved by settlement in February 2017.<sup>11</sup> The legislature restored the policy by statute.<sup>12</sup>

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5. Emergency Preliminary Injunction Motion, *Ga. Coalition for the Peoples’ Agenda*, No. 1:18-cv-4727 (N.D. Ga. Oct. 19, 2018), D.E. 17; *Ga. Coalition for the Peoples’ Agenda*, 347 F. Supp. 3d at 1255, 1258.

6. Order, *Ga. Coalition for the Peoples’ Agenda*, No. 1:18-cv-4727 (N.D. Ga. Oct. 19, 2018), D.E. 19.

7. *Id.*

8. Extension Motion, *id.* (Oct. 21, 2018), D.E. 20; see *Martin v. Crittenden*, 347 F. Supp. 3d 1302 (N.D. Ga. 2018) (October 24, 2018, injunction requiring election officials to regard mail ballots with apparently mismatched signatures as provisional and requiring them to provide voters with opportunities to resolve the discrepancies); Minutes, *Ga. Muslim Voter Project v. Kemp*, No. 1:18-cv-4789 (N.D. Ga. Oct. 23, 2018), D.E. 27; Minutes, *Martin v. Kemp*, No. 1:18-cv-4776 (N.D. Ga. Oct. 23, 2018), D.E. 22; see Tyler Estep, *Judge Mulls Action on Ga. Absentee Ballots*, Atlanta J.-Const., Oct. 24, 2018, at 6A.

9. Order, *Ga. Coalition for the Peoples’ Agenda*, No. 1:18-cv-4727 (N.D. Ga. Oct. 22, 2018), D.E. 21.

10. Complaint at 2, *Ga. State Conference of the NAACP v. Kemp*, No. 2:16-cv-219 (N.D. Ga. Sept. 14, 2016), D.E. 1; see Kristina Torres, *Suit: Ga. Blocks Minority Voters*, Atlanta J.-Const., Sept. 15, 2016, at 1A; Vanessa Williams, *As Race in Georgia Narrows, Voting Rights Battles Heat Up*, Wash. Post, Oct. 25, 2016, at A4.

11. See Stipulation, *Ga. State Conference of the NAACP*, No. 2:16-cv-219 (N.D. Ga. Mar. 28, 2017), D.E. 60; see also Jim Galloway, *State’s Voter Security Fight Begins Anew Today*, Atlanta J.-Const., Nov. 7, 2018, at 1B.

“The state will no longer reject applications that don’t exactly match personal identification information in state and federal databases as part of the agreement, which was finalized late Thursday[, February 10, 2017].” Kristina Torres, *Georgia Settles Voter Registration Lawsuit*, Atlanta J.-Const., Feb. 11, 2017, at 1B.

12. See Galloway, *supra* note 11.

*The 2018 Case*

Four days after the October 29, 2018, hearing,<sup>13</sup> Judge Ross ordered that a voter applicant whose registration status was pending because of uncertainty about citizenship be able to vote either by providing proof of citizenship at the polling place, by providing the county registrar with proof of citizenship in advance, or by casting a provisional ballot and providing proof of citizenship by three days after the election.<sup>14</sup>

Judge Ross denied a laches defense:

Plaintiffs . . . assert that they did not delay in bringing this action because this case is based on new facts that Plaintiffs have developed over time, including individual stories that were not necessarily indicative of a policy problem until Plaintiffs could gather sufficient data to identify a pattern. The Court finds this argument certainly plausible . . . .

Additionally, the Court does not find that granting Plaintiffs injunctive relief this close to Election Day will cause undue prejudice to Defendant or the public, particularly where the relief sought by Plaintiffs is very limited and targeted.<sup>15</sup>

*Further Litigation*

A challenge to the exact match policy is among the allegations in an action filed in the Northern District on November 27 generally challenging Georgia's oversight of elections.<sup>16</sup>

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13. Minutes, *Ga. Coalition for the Peoples' Agenda*, No. 1:18-cv-4727 (N.D. Ga. Oct. 29, 2018), D.E. 30; *Ga. Coalition for the People's Agenda v. Kemp*, 347 F. Supp. 3d 1251, 1255 (N.D. Ga. 2018) (p.3 of opinion filed at N.D. Ga. No. 1:18-cv-4727, D.E. 33).

14. *Ga. Coalition for the People's Agenda*, 347 F. Supp. 3d at 1269–70; see Amy Gardner, *Fears for Ballot Integrity and Access Are Growing*, Wash. Post, Nov. 5, 2018, at A1; Mark Niesse, *Ruling Eases Voting for New Citizens*, Atlanta J.-Const., Nov. 3, 2018, at 1A.

15. *Ga. Coalition for the People's Agenda*, 347 F. Supp. 3d at 1259.

16. Complaint at 9–10, 17–22, *Fair Fight Action v. Crittenden*, No. 1:18-cv-5391 (N.D. Ga. Nov. 27, 2018), D.E. 1; Docket Sheet, *id.* (Nov. 27, 2018); Amended Complaint at 19–20, 33–37, *id.* (Feb. 19, 2019), D.E. 41; see Valerie Bauerlein, *Suit Alleges Georgia Curbed Black Voters*, Wall St. J., Nov. 28, 2018, at A4; Richard Fausset, *Supporters of Candidate Who Lost Georgia Race Take the State to Court*, N.Y. Times, Nov. 28, 2018, at A19; Vanessa Williams, *Lawsuit by Abrans's PAC Alleges Voter Suppression in Georgia*, Wash. Post, Nov. 30, 2018, at A4.