## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

<b>GEORGIA LATINO ALLIANCE</b>	*	
FOR HUMAN RIGHTS, et al.,	*	
	*	
Plaintiffs ,	*	
	*	
<b>V.</b>	*	1:11-CV-1804-TWT
	*	
NATHAN DEAL, Governor of the	*	
State of Georgia, et al.,	*	
	*	

**Defendants.** 

## **MOTION TO EXCEED TWENTY-FIVE PAGE LIMIT**

Defendants Nathan Deal; Samuel S. Olens, Clyde L. Reese, III, and Mike Beatty respectfully request leave to file their Brief in support of their Motion to Dismiss which exceeds the twenty-five page limit for Briefs under Local Rule 7.1. Defendants show that it is necessary for Defendants to exceed the usual page limit in order to fully respond to Plaintiff's complaint.

Plaintiffs have filed an 80-page, 195-paragraph Complaint, enumerating six counts on behalf of 21 Plaintiffs. The Plaintiffs pose a facial constitutional challenge to a state statue and seek to enjoin its effect. Plaintiffs have filed a Brief in Support of their Motion for Preliminary Injunction which is 60 pages in length. In addition to failure to state a claim, Defendants' brief will address issues of associational and individual standing and immunity. Defendants believe that the brief they submit will assist the Court in the resolution of this case, as well as any motion Plaintiffs file seeking preliminary injunctive relief. Defendants believe that the additional pages are required to adequately address the issues involved.

For the foregoing reasons, Defendants Nathan Deal; Samuel S. Olens, Clyde L. Reese, III, and Mike Beatty respectfully request that this Court grant their Motion to Exceed Twenty-Five Page Limit and allow them to file a brief that is no longer than 35 pages in length.

This 8th day of June, 2011.

Respectfully submitted,

SAMUEL S. OLENS551540Attorney General

KATHLEEN PACIOUS558555Deputy Attorney General

<u>/s/ Devon Orland</u> DEVON ORLAND 554301 Sr. Assistant Attorney General

Please Address All Communications To:

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## **CERTIFICATE OF COMPLIANCE**

Pursuant to Local Rule 7.1(D), I hereby certify that the foregoing has been prepared in compliance with Local Rule 5.1(B) in 14-point New Times Roman type face.

This the 8th day of June, 2011.

<u>/s/ Devon Orland</u> DEVON ORLAND 554301 Sr. Assistant Attorney General

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## **CERTIFICATE OF SERVICE**

I hereby certify that on this date I electronically filed the foregoing MOTION TO EXCEED PAGE LIMIT with the Clerk of Court using the CM/ECF system which will automatically send email notification of such

filing to the following attorneys of record:

- Joaquin@nilc.org Tumlin@nilc.org Preciado@nilc.org Keaney@nilc.org Broder@nilc.org Blazer@nilc.org naomi.tsu@splcenter.org michelle.lapointe@splcenter.org daniel.werner@splcenter.org mary.bauer@splcenter.org andrew.turner@splcenter.org samuel.brooke@splcenter.org
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I further certify that I have served, by U.S. mail, first class postage

prepaid, the following non-CM/ECF participants: NONE.

This 8rd day of June, 2011.

s/ Devon Orland

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