NORTH CAROLINA	IN THE GENERAL COURT OF JUSTICE SUPERIOR COURT DIVISION
COUNTY OF	FILE NO CVS
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	)
Plaintiff,	)
	) ORDER
٧.	)
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	)
Defendant.	)

This matter, before the Court upon the Plaintiff's verified complaint, is Ordered, *sua sponte*, to be transferred for hearing to a three-judge panel of the Wake County Superior Court.

Plaintiffs, in their verified complaint filed on [filing date], assert a facial challenge to [legislation].

The court concludes that a disposition of this case is contingent upon the determination of whether [legislation] is facially constitutional and therefore, the facial constitutional challenge must be considered at this time to completely resolve all matters in the case.

Under the provisions of N.C. Gen. Stat. § 1-267.1, because Plaintiffs have asserted a facial challenge to the validity of an act of the North Carolina General Assembly, the challenge must be heard and determined by a three-judge panel of the Wake County Superior Court.

It is therefore ORDERED that all matters in this case are stayed [other than those matters not contingent upon the outcome of the challenge to the act of the General Assembly] pending a ruling on the challenge to the facial constitutionality of [legislation], and this matter is herewith transferred to a three-judge panel of the Wake County Superior Court, to be appointed by the Chief Justice of the North Carolina Supreme Court, pursuant to N.C. Gen. Stat. § 1-267.1.

This the \_\_\_\_\_ day of \_\_\_\_\_, 2016.

The Honorable Superior Court Judge