



STATE OF NORTH CAROLINA IN THE GENERAL COURT OF JUSTICE
SUPERIOR COURT DIVISION

CHATHAM COUNTY

19-CVS-809

BARBARA CLARK PUGH; GENE
TERRELL BROOKS; THOMAS HENRY
CLEGG; and THE WINNIE DAVIS
CHAPTER 259 OF THE UNITED
DAUGHTERS OF THE CONFEDERACY,

Plaintiffs,

v.

KAREN HOWARD; MIKE
DASHER; DIANNA HALES; JIM
CRAWFORD; and ANDY WILKIE, in their
official capacities as members of the
Board of County Commissioners of
Chatham County, North Carolina,

Defendants.

ORDER

NOW COMES the Undersigned, upon the Motion to Intervene filed in this matter by West Chatham Branch of the National Association for the Advancement of Colored People (“NAACP”) and Chatham For All (“CFA”), (hereinafter “Intervenors”). Having reviewed the Motion and supporting affidavits, and the arguments of counsel, this Court concludes that Intervenors have direct and immediate interests relating to the subject of this action, that the disposition of the action may impair or impede Intervenors’ ability to protect those interests, and those interests are not adequately represented by existing the parties. Therefore, it is hereby ORDERED that, pursuant to Rule 24(a)(2) of the N.C.

Rules of Civil Procedure, the Motion to Intervene of rights is GRANTED, and that the Intervenors are admitted to this case with the full rights of parties, as Intervenor-Defendants. Intervenors' Motion to Dismiss attached to their Motion to Intervene is hereby deemed filed as of the date of this order.

This the 13th day of November, 2019


Superior Court Judge