FILED

NOV 26 2010

MOLLY C. DWYER, CLERK U.S. COURT OF APPEALS

UNITED STATES COURT OF APPEALS

FOR THE NINTH CIRCUIT

No. 10-16696 KRISTIN M. PERRY; et al., Plaintiffs - Appellees, CITY AND COUNTY OF SAN San Francisco FRANCISCO, Plaintiff - Intervenor-**ORDER** Appellee, v. ARNOLD SCHWARZENEGGER, in his official capacity as Governor of California; et al., Defendants, and DENNIS HOLLINGSWORTH; et al., Defendants -Intervenors-Appellants.

D.C. No. 3:09-cv-02292-VRW Northern District of California,

KRISTIN M. PERRY; et al.,	No. 10-16751
Plaintiffs - Appellees,	D.C. No. 3:09-cv-02292-VRW
CITY AND COUNTY OF SAN FRANCISCO,	ORDER
Plaintiff-Intervenor - Appellee,	
V.	
ARNOLD SCHWARZENEGGER, in his official capacity as Governor of California; et al.,	
Defendants,	
DENNIS HOLLINGSWORTH; et al.,	
Defendants-Intervenor,	
and	
COUNTY OF IMPERIAL; et al.,	
Movants - Appellants.	

For purposes of clarification, these appeals are consolidated for oral

argument. Treating plaintiffs' counsel's letter of November 17, 2010, as a motion to reconsider this Court's Order of November 15, 2010, the motion is GRANTED in part and DENIED in part. The argument shall remain divided into two hour-long sessions as provided in this Court's previously issued Order, and the allocation of time within the first hour remains the same. Time within the second hour, concerning the merits, is reallocated as follows: 30 minutes for the Proponents, 20 minutes for the Perry plaintiffs-appellees, and 10 minutes for the plaintiff-intervenor-appellee City and County of San Francisco.

Until December 1, 2010, however, the Court will entertain any suggestion submitted jointly by counsel on plaintiffs' side to reallocate the time between plaintiffs-appellees and plaintiff-intervenor-appellee, and similarly, any jointly submitted request relating to the time allocated to defendants-intervenorsappellants and movants-appellants.

FOR THE COURT:

MOLLY DWYER CLERK OF COURT

By: Kwok Wong Deputy Clerk