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9 **UNITED STATES DISTRICT COURT**
10 **CENTRAL DISTRICT OF CALIFORNIA**

11 DON HENLEY, MIKE CAMPBELL, and
12 DANNY KORTCHMAR

13 Plaintiffs,

14 v.

15 CHARLES S. DEVORE and JUSTIN
16 HART,

17 Defendants.

Case No. SACV09-0481 JVS (RNBx)
Hon. James V. Selna

**DECLARATION OF CHRISTOPHER
ARLEDGE IN SUPPORT OF
DEFENDANTS' MOTION FOR
SUMMARY JUDGMENT OR, IN THE
ALTERNATIVE, PARTIAL
SUMMARY JUDGMENT AS TO
EACH CAUSE OF ACTION IN
PLAINTIFFS' FIRST AMENDED
COMPLAINT**

18 AND RELATED COUNTERCLAIMS
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Date: May 17, 2010
Time: 1:30 p.m.
Courtroom: 10C

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21 I, Christopher Arledge, declare as follows:

22 1. I am a lawyer authorized to practice before this Court, and I am the lawyer
23 primarily responsible for representing the Defendants in this case. I have personal
24 knowledge of the facts stated in this declaration and, if called to do so, could and would
25 testify competently thereto.

26 2. The only allegedly infringing works ever raised in this case—either in the
27 Complaint, the First Amended Complaint, discovery responses, depositions, or written or
28 verbal communications with Plaintiffs' counsel—are the two parody videos that Justin Hart

1 and Charles DeVore placed on the internet that relied on music from "The Boys of
2 Summer" and "All She Wants to Do Is Dance."

3 3. Attached hereto as Exhibit 1 is a true and correct copy of relevant excerpts of
4 the deposition of Don Henley.

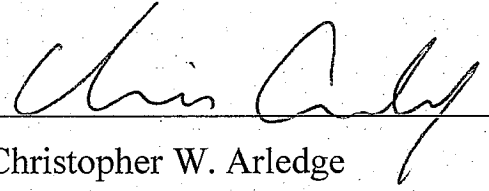
5 4. Attached hereto as Exhibit 2 is a true and correct copy of Plaintiffs' responses
6 to Requests for Admissions.

7 5. Attached hereto as Exhibit 3 is a true and correct copy of an interview of Don
8 Henley published by Rolling Stone Magazine.

9 6. Attached hereto as Exhibit 4 is a true and correct copy of relevant portions of
10 the deposition of Mike Campbell.

11 7. Attached hereto as Exhibit 5 is a true and correct copy of relevant portions of
12 the deposition of Danny Kortchmar.

13 I declare under penalty of perjury under the laws of the United States of America that
14 the foregoing is true and correct to the best of my knowledge. Executed this 9th day of
15 April, 2010, at Newport Beach, California.

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Christopher W. Arledge