John Doe #50

1 2 3 4 5 6	James Bopp, Jr. (Ind. State Bar No. 2838-84)* Richard E. Coleson (Ind. State Bar No. 11527- Barry A. Bostrom (Ind. State Bar No. 11912-84 Sarah E. Troupis (Wis. State Bar No. 1061515 Scott F. Bieniek (Ill. State Bar No. 6295901)* BOPP, COLESON & BOSTROM 1 South Sixth Street Terre Haute, IN 47807-3510 Telephone: (812) 232-2434 Facsimile: (812) 235-3685 Counsel for All Plaintiffs)*
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15 16 17 18	* Admitted Pro Hac Vice ** Designated Counsel for Service United States District Court Eastern District of California Sacramento Division	
 19 20 21 22 23 24 	ProtectMarriage.com, <i>et al.</i> , <i>Plaintiffs</i> , <i>v</i> . Debra Bowen, et al., <i>Defendants</i> .	Case No. 2:09-CV-00058-MCE-DAD DECLARATION OF REDACTED IN SUPPORT OF PLAINTIFFS' MOTION FOR SUMMARY JUDGMENT Date: TBD Time: TBD. Judge England
24 25 26 27 28	Declaration of REDACTED in Support of Plaintiffs' Motion for Summary Judgment	1

John Doe #50	
REDACTED , make the following declaration pursuant to 28 U.S.C. § 1746:	
1. I am a resident of the state of California over 18 years of age, and my statements hereir	
are based on personal knowledge.	
2. I supported the passage of Proposition 8.	
3. In support of Proposition 8, I attended a rally in Fresno, passed out literature and lawn	
igns, and made presentations at both the English and Spanish language Masses at REDACTED	
. I also attended some of the meetings with the local committee formed to	
upport Proposition 8.	
4. In support of Proposition 8, I also placed a "Yes on 8" sign outside at my business	
address, on a very busy street. Within 48 hours after I posted the "Yes on 8" sign, someone	
removed it and threw it somewhere down the street during the night.	
I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE	
AND CORRECT.	
Executed on: REDACTED REDACTED	
REDACTED	
Accleration of DEDMOTED in	
Declaration of REDACTED in upport of Plaintiffs' Motion for ummary Judgment 2	

1	CERTIFICATE OF SERVICE	
2	I, Scott F. Bieniek, am over the age of 18 years and not a party to the within action. My	
3	business address is 1 South Sixth Street, Terre Haute, Indiana 47807.	
4	On June 3, 2009, I electronically filed the foregoing document described as Declaration of	
5	John Doe #50 in Support of Plaintiffs' Motion for Summary Judgment, with the Clerk of Court	
6	using the CM/ECF system which will send notification of such filing to:	
7 8	Zackery P. Morazzini zackery.morazzini@doj.ca.gov Attorney for Defendants Debra Bowen and Edmund G. Brown, Jr.	
9 10	Judy W. Whitehurst jwhitehurst@counsel.lacounty.gov Attorney for Defendant Dean C. Logan	
11 12	Terence J. Cassidy tcassidy@porterscott.com Attorney for Defendant Jan Scully	
13 14	Mollie M. Lee mollie.lee@sfgov.org Attorney for Defendants Dennis J. Herrera and Department of Elections - City and Count of San Francisco	
15 16 17	Lawrence T. Woodlock lwoodlock@fppc.ca.gov Attorney for Defendant Members of the Fair Political Practices Commission	
18	I declare under the penalty of perjury under the laws of the State of Indiana that the above is	
19	true and correct. Executed this 3rd day of June, 2009.	
20		
21		
22	/s/ Scott F. Bieniek Scott F. Bieniek (III. State Bar No. 6295901)	
23	Counsel for All Plaintiffs	
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	Declaration of John Doe #50 in Support of1Plaintiffs' Motion for Summary Judgment	