John Doe #7

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James Bopp, Jr. (Ind. State Bar No. 2838-84)* 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, Indiana 47807-3510 Telephone: (812) 232-2434 Facsimile: (812) 235-3685 Counsel for All Plaintiffs	
Timothy D. Chandler (Cal. State Bar No. 23432 ALLIANCE DEFENSE FUND 101 Parkshore Drive, Suite 100 Folsom, California 95630 Telephone: (916) 932-2850 Facsimile: (916) 932-2851 Counsel for All Plaintiffs * Pro Hac Vice Application Pending ** Designated Counsel for Service	25)**
II .	tates District Court District of California
ProtectMarriage.com, et al., Plaintiff v. Debra Bowen, et al.,	PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION Date: TBD
Defenda	
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REDACTED	, make the following	declaration pursuant	to 28 U	J.S.C.	§ 1746
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- 1. I am a resident of the state of California over 18 years of age, and my statements herein are based on personal knowledge.
 - 2. I supported the passage of Proposition 8.
 - 3. I am the senior pastor of Calvary REDACTED.
 - 4. In support of the passage of Proposition 8, I donated XXXX to ProtectMarriage.com Yes on 8.
- 5. In support of the passage of Proposition 8, my family displayed bumper stickers on our cars and put yard signs in our front yard.
- 6. During the petition phase of the campaign in support of Proposition 8, Calvary served as a distribution center for petitions.
- 7. Calvary **REDACTED** also distributed yard signs and bumper stickers to church members and members of the community where the church is located.
- 8. Members of Calvary **REDACTED** also telephoned around 275 people on behalf of ProtectMarriage.com Yes on 8.
- 9. Shortly after the petition drive ended, a woman called the church's number and asked if we were a distribution center. I took this phone call.
- 10. After I told the woman that we had already completed collecting the petitions, she asked me if I was going to sign the petition against divorce. I replied that I did not know what the woman was talking about. The woman then told me that if I was against gay marriage, I should be equally against divorce.
- 11. After I realized that this was an opposition call, I told the woman that I was not sure that I understood her, thanked her for calling, and hung up the telephone.
 - 12. One of our family cars had two bumper stickers supporting Proposition 8 on it.
- 13. While this car was parked in the parking garage at my wife's place of employment, the bumper stickers were ripped off of this car on two occasions.
- 14. The first time the bumper stickers were ripped off of the car car, someone placed an anti-Proposition 8 note on the windshield. A true and correct copy of the note is attached as Exhibit A.

15. After the bumper stickers were ripped off of the car a second time, a third set of bumper stickers was placed inside the windows with tape, so that they could not be ripped off again.

I DECLARE UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.

Executed on: REDACTEI

SIGNATURE REDACTE

REDACTE

1	PROOF OF SERVICE
2	I, Timothy D. Chandler, am over the age of 18 years and not a party to the within action. My
3	business address is 101 Parkshore Drive, Suite 100; Folsom, California 95630.
4	On January 15, 2009, I electronically filed the foregoing document described as Declaration of
5	John Doe #7 in Support of Plaintiffs' Motion for Preliminary Injunction, with the Clerk of Court using
6	the CM/ECF system which will send notification of such filing to:
7	Zackery Paul Morazzini
8	Zackery.Morazzini@doj.ca.gov
	Attorney for Defendants Debra Bowen and Edmund C. Brown, Jr.
9	And, pursuant to Rule 5-135(f), on January 15, 2009, I served the foregoing document
0	described as Declaration of John Doe #7 in Support of Plaintiffs' Motion for Preliminary Injunction by
11	placing true and correct copies of the documents in sealed envelopes with postage thereon fully
12	prepaid, in the United States mail at Folsom, California, addressed to the following non-CM/ECF
13	participants:
4	Dean C. Logan
	Office of the Registrar-Recorder 12400 Imperial Highway
15	Norwalk, California 90650
6	Tronwant, Camorna 20000
7	Department of Elections, City and County of San Francisco
	c/o Office of the Mayor Gavin Newsom
18	1 Dr. Carlton B. Goodlett Place San Francisco, California 94102
9	San Francisco, Camorina 74102
$_{20}$	Jan Scully
	Office of the District Attorney
21	901 G Street
22	Sacramento, California 95814
23	Eileen Teichert
	Office of the City Attorney
24	New City Hall Building
25	915 I Street, 4th Floor
26	Sacramento, California 95814
	Ross Johnson
27	California Fair Political Practices Commission
$_{28}$	428 J. Street, Suite 620
	Sacramento, California 95814

1	Timothy Hodson
2	California Fair Political Practices Commission 428 J. Street, Suite 620
3	Sacramento, California 95814
4	Eugene Huguenin, Jr.
5	California Fair Political Practices Commission 428 J. Street, Suite 620
6	Sacramento, California 95814
7	Robert Leidigh
8	California Fair Political Practices Commission 428 J. Street, Suite 620 Sacramento, California 95814
10	and
11	Ray Remy
12	California Fair Political Practices Commission 428 J. Street, Suite 620
13	Sacramento, California 95814
14	Defendants
15	
16	I declare under penalty of perjury under the laws of the State of California that the above is true
17	and correct. Executed on January 15, 2009 at Folsom, California.
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19	<u>s/Timothy D. Chandler</u> Timothy D. Chandler (CA Bar No. 234325)
20	Attorney for Plaintiff
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