1	1 CHAD A. READLER			
2	Acting Assistant Attorney General			
2	² MCGREGOR SCOTT			
3	3 United States Attorney			
5	AUGUSI FLENIJE			
4	Special Counsel			
_	WILLIAM C. PEACHEY			
5	Director EREZ REUVENI			
6	Assistant Director			
	DAVID SHELLEDY			
7	Civil Chief, Assistant United States Attorney			
8	LAUREN C. BINGHAM			
0	JOSEPH A. DARROW			
9	KATHRYNE M. GRAY			
10	JOSHUA S. PRESS			
10	10 Trial Attorneys FRANCESCA GENOVA			
11	Office of Immigration Litigation			
	U.S. Department of Justice, Civil Division			
12	450 5th Street NW			
13	Washington, DC 20530			
15	Tel. (202) 305-1062			
14				
4 5	Attorneys for the United States			
15				
16	UNITED STATE	S DISTRICT COURT		
17	EASTERN DISTR	ICT OF CALIFORNIA		
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10	THE UNITED STATES OF AMERICA,			
19	Plaintiff,	Case No. 2:18-cv-490-JAM-KJN		
20		5 5		
20	V.			
21		PLAINTIFF'S REQUEST FOR JUDICIAL		
	THE STATE OF CALIFORNIA;	NOTICE IN SUPPORT OF PLAINTIFF'S MOTION FOR PRELIMINARY		
22	EDMUND GERALD BROWN JR., Governor of California, in his Official	INJUNCTION AND PLAINTIFF'S REPLY		
23	Capacity; and XAVIER BECERRA,	IN SUPPORT		
24	Attorney General of California, in his			
24	Official Capacity,			
25	Defendente			
26	Defendants.			
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27				

1	Pursuant to Federal Rule of Evidence 201, Plaintiff respectfully requests that the Court take	
2	judicial notice of 17 documents referenced in Plaintiff's Memorandum in Support of its Motion for	
3	Preliminary Injunction (ECF 2-1) and Plaintiff's Reply to Defendants' Response to that memorandum	
4	(ECF 167):	
5	(1) Angela Hart, 'We Will Prosecute' Employers Who Help Immigration Sweeps, California AG Says,	
6	SACRAMENTO BEE (Jan. 18, 2018, 2:29 PM), http://www.sacbee.com/news/politics-	
7	government/capitol-alert/article195434409.html, ECF 2-1 at 6 (attached to this Motion	
8	for the Court's convenience);	
9	(2) Hearing on S.B. 54 Before the S. Standing Comm. on Public Safety (Jan. 31, 2017) (statement of Sen.	
10	Scott Wiener, Member, S. Standing Comm. on Public Safety),	
11	https://ca.digitaldemocracy.org/hearing/10091?startTime=1478&vid=efa4b1ec99de21c1	
12	8068aeed7242ca64, ECF 2-1 at 7, 32; ECF 167 at 11;	
13	(3) California Senate Floor Hearing (Apr. 3, 2017) (statement of President Pro Tempore De León),	
14	https://ca.digitaldemocracy.org/hearing/52288?startTime=749&vid=40bb5e626b9783f0	
15	974783b7b5c13432, ECF 2-1 at 7, 32; ECF 167 at 11;	
16	(4) Press Release, Assemblymember David Chiu, Governor Brown Signs Bill to Provide Labor	
17	Protections Against ICE Worksite Raids (Oct. 5, 2017), https://a17.asmdc.org/press-	
18	releases/governor-brown-signs-bill-provide-labor-protections-against-iceworksite-raids,	
19	ECF 2-1 at 33-34 (attached to this Motion for the Court's convenience);	
20	(5) Jazmine Ulloa, California Becomes 'Sanctuary State' in Rebuke of Trump Immigration Policy, L.A.	
21	TIMES (Oct. 5, 2017, 1:45 PM), http://www.latimes.com/politics/la-pol-ca-brown-	
22	california-sanctuary-state-bill-20171005-story.html, ECF 2-1 at 34 (attached to this	
23	Motion for the Court's convenience);	
24	(6) Cal. Dep't of Justice, Information Bulletin No. 14-01: Responsibilities of Local Law Enforcement	
25	Agencies under Secure Communities and the TRUST Act (June 25, 2014), ECF 167 at 1, 18;	
26	(7) Kate Morrissey, County Jails Released 349 People Wanted by ICE since 'Sanctuary Law' Started, SAN	
27	DIEGO UNION-TRIBUNE (May 28, 2018, 5:00 AM),	
28		

1	http://www.sandiegouniontribune.com/news/immigration/sd-me-sanctuary-laws-	
2	20180525-story.html, ECF 167 at 11;	
3	(8) Mariel Alpher, Matthew R. Durose, Joshua Markman, 2018 Update on Prisoner Recidivism: A 9-	
4	Year Follow-up Period (2005-2014), BUREAU OF JUSTICE STATISTICS SPECIAL REPORT (U.S.	
5	Dep't of Justice, Office of Justice Programs, Bureau of Justice Statistics), May 2018,	
6	https://www.bjs.gov/content/pub/pdf/18upr9yfup0514.pdf, ECF 167 at 28;	
7	(9) An Examination of Offenders Released in Fiscal Year 2012-13, 2017 OUTCOME EVALUATION	
8	REPORT (California Dep't of Corrections and Rehabilitation, Office of Research), Oct.	
9	2017, https://www.cdcr.ca.gov/Adult_Research_Branch/Research_Documents/2017-	
0	Outcome-Evaluation-Report.pdf, ECF 167 at 28;	
1	(10) Cal. Dep't of Justice, Information Bulletin 18-02-CJIS: California Values Act's Statistical Reporting	
2	Requirements (Mar. 28, 2018),	
3	https://oag.ca.gov/sites/all/files/agweb/pdfs/info_bulletins/18-02-cjis.pdf, ECF 167 at	
4	29 n.22 (attached for the Court's convenience);	
5	(11) Press Release, Cal. Dep't of Justice, Attorney General Becerra Issues Advisory Providing	
6	Guidance on the Privacy Requirements of the Immigrant Worker Protection Act (Feb.	
7	13, 2018), https://oag.ca.gov/news/press-releases/attorney-general-becerra-issues-	
8	advisory%C2%A0providing-guidance-privacy-requirements, ECF 2-1 at 6;	
9	(12) Cal. Dep't of Justice, Immigrant Worker Protection Act (Assembly Bill 450) Frequently Asked	
0	Questions, https://oag.ca.gov/sites/all/files/agweb/pdfs/immigrants/immigration-	
1	ab450.pdf (last visited June 7, 2018), ECF 2-1 at 6 (attached to this Motion for the	
2	Court's convenience);	
3	(13) California Committee on the Judiciary Report (Assembly), Apr. 22, 2017, 2017 CA A.B. 450	
4	(NS) (in Westlaw, scroll to April 22, 2017); ECF 2-1 at 1, 4, 34; ECF 167 at 1, 2;	
5	(14) California Committee on the Judiciary Report (Senate), July 10, 2017, 2017 CA A.B. 450	
6	(NS) (in Westlaw, scroll to July 10, 2017), ECF 2-1 at 1, 4, 13, 34; ECF 167 at 24;	
7	(15) Cal. Dep't of Justice, Information Bulletin DLE 2018-01: Responsibilities of Law Enforcement	
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2	(Mar. 28, 2018), https://oag.ca.gov/sites/all/files/agweb/pdfs/law_enforcement/dle-18-	
3	01.pdf, ECF 167 at 28;	
4	(16) Immigration & Customs Enforcement, Policy Number 10074.2, Issuance of Immigration Detainers	
5	by Ice Immigration Officers (April 2, 2017),	
6	https://www.ice.gov/sites/default/files/documents/Document/2017/10074-2.pdf,	
7	ECF 167 at 29.	
8	(17) Cal. Dep't of Justice, FAQs: Legal Opinions, http://ag.ca.gov/opinions/faqs.php (last visited	
9	June 8, 2018), ECF 167 at 16.	
10	Items 2 and 3 are video recordings of hearings held in the California Senate on the bills at	
11	issue in this case. Documents 13 & 14 are official committee reports, available on Westlaw, on AB	
12	450. This legislative history is a proper subject of judicial notice. See Anderson v. Holder, 673 F.3d 1089	
13	1094 n.1 (9th Cir. 2012).	
14	Document 4 is a press release by the sponsor of AB 450, California Assemblymember David	
15	Chiu. The Ninth Circuit routinely takes judicial notice of such materials. See, e.g., Arce v. Douglas, 793	
16	F.3d 968, 975 (9th Cir. 2015) ("We take judicial notice of the press release, because it is a public record	
17	on file with the Arizona State Board of Education."); Taleff v. Southwest Airlines Co., 554 F. App'x 598,	
18	599 n.1 (9th Cir. 2014) (granting a "request for judicial notice of a Department of Justice press	
19	release").	
20	Documents 1 and 5 are news articles reporting on press conferences by the Attorney General	
21	of California and sponsors and supporters of SB 54. Document 1 also includes a video of the press	
22	conference that it discusses. This Court may take judicial notice of this information, as these public	

Agencies under the California Values Act, California TRUST Act, and the California TRUTH Act

statements in press conferences can be "accurately and readily determined from sources whose accuracy cannot reasonably be questioned." Fed. R. Evid. 201(b)(2); *see Crowder v. Kitagawa*, 81 F.3d 1480, 1491 n.10 (9th Cir. 1996).

Document 7 is a news article detailing statistics maintained by the San Diego County Sheriff's Department. Documents 8 and 9 contain statistics regarding recidivism rates in the United States and

California. Document 8 contains statistics maintained by the U.S. Department of Justice's Bureau of Justice Statistics. Document 9 includes statistics maintained by the California Department of Corrections and Rehabilitation. Courts in the Ninth Circuit routinely take judicial notice of government statistics and reports produced in reliance on public statistics. *See, e.g., United States v. Orozco-Acosta*, 607 F.3d 1156, 1164 n.5 (9th Cir. 2010); *United States v. Manzo-Jurado*, 457 F.3d 928, 936 n.7 (9th Cir. 2006). The statistics satisfy the "essential prerequisite' to taking judicial notice of an adjudicative fact"—readily determinable accuracy. *Rivera v. Philip Morris, Inc.*, 395 F.3d 1142, 1151 (9th Cir. 2005) (quoting Fed. R. Evid. 201(a) & (b) advisory committee's notes).

Documents 6, 10, 11, 12, 15, and 17 are the California Department of Justice's published and publicly available memoranda and press releases on the TRUST, California Values, and Immigrant Worker Protection Acts and legal opinions. Document 16 is Immigration and Customs Enforcement's policy on immigration detainers. These documents are judicially noticeable under Ninth Circuit precedent. *See, e.g., Teixeira v. Cty. of Alameda*, 873 F.3d 670, 676 n.6 (9th Cir. 2017); *Owino v. Holder*, 771 F.3d 527, 534 n.4 (9th Cir. 2011) (taking judicial notice of agency memorandum); *Daniels-Hall v. Nat'l Educ. Ass'n*, 629 F.3d 992, 998–99 (9th Cir. 2010).

Accordingly, the United States respectfully requests that this Court take judicial notice of the documents referenced in this motion.

19	DATED: June 8, 2018	Respectfully Submitted,
20		CHAD A. READLER Acting Assistant Attorney General
21		MCODECOD COTT
22		MCGREGOR SCOTT United States Attorney
23		AUGUST FLENTJE
24		Special Counsel
25		WILLIAM C. PEACHEY
26		Director
27		EREZ REUVENI
21		Assistant Director
28		

1	DAVID SHELLEDY Civil Chief, Assistant United States Attorney
2	
3	<u>/s/ Francesca Genova</u> FRANCESCA GENOVA
4	LAUREN C. BINGHAM JOSEPH A. DARROW
5	KATHRYNE M. GRAY JOSHUA S. PRESS
6	Trial Attorneys
7	U.S. Department of Justice, Civil Division Office of Immigration Litigation
8	450 5th St NW Washington, DC 20530
9	Telephone: (202) 305-1062 Fax: (202) 305-7000
10	E-mail: Francesca.M.Genova@usdoj.go
11	Attorneys for Plaintiff
12	
13	
14	
15	
16	
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18	
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22	
23	
24	
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