1 2 IN THE UNITED STATES DISTRICT COURT 3 FOR THE NORTHERN DISTRICT OF CALIFORNIA 4 5 KRISTIN M PERRY, SANDRA B STIER, No C 09-2292 VRW 6 PAUL T KATAMI and JEFFREY J ZARRILLO, ORDER 7 Plaintiffs, 8 CITY AND COUNTY OF SAN FRANCISCO, 9 Plaintiff-Intervenor, 10 11 ARNORLD SCHWARZENEGGER, in his official capacity as governor of California; EDMUND G BROWN JR, in his official capacity as attorney general of California; MARK B HORTON, in his official capacity as director of the California 15 Department of Public Health and state registrar of vital statistics; LINETTE SCOTT, in her official capacity as deputy director of health information & strategic planning for the California Department of Public Health; PATRICK O'CONNELL, in his 19 official capacity as clerkrecorder of the County of 20 Alameda; and DEAN C LOGAN, in his official capacity as registrar-21 recorder/county clerk for the County of Los Angeles, 22 Defendants, 23 DENNIS HOLLINGSWORTH, GAIL J KNIGHT, MARTIN F GUTIERREZ, HAKSHING WILLIAM TAM and MARK A 25 JANSSON, as official proponents of Proposition 8, 26 27 Defendant-Intervenors. 28

Defendant-intervenors, the proponents of Proposition 8 ("proponents"), have applied for administrative leave to exceed page limitations in connection with their motion for summary judgment. Proponents filed their application on the last day timely to serve and file their summary judgment motion and seek leave for a memorandum of 98 pages (117 pages with tables and index). Civ LR 7-2(b) limits such filings to 25 pages.

Proponents invoke Civ LR 7-4(b), which applies to opposition, rather than motion, papers, implying that there is no page limitation for the latter papers. See Doc #172 at 4 n 1. Of course, were this implication correct, there would be no need to seek leave to file an over-long memorandum. Civ LR 7-4(b) affords proponents no help. Proponents next argue that the "momentous importance" of this case warrants an expanded page limitation. Doc #172 at 3. True, the case is important. Truer still, proponents' memorandum is monumental.

Plaintiffs and intervenor City and County of San

Francisco oppose granting leave and suggest some compromise between
the 25 page limitation and the nearly 100 pages submitted by
proponents. See Doc ##174, 179. Rather than deny leave, the court
takes another approach and orders as follows:

Proponents are GRANTED leave to file their motion papers.

Doc #172. The motion will deemed filed on September 9, 2009;

Plaintiffs and intervenor San Francisco are each GRANTED leave to file opposition papers that total not more than 98 pages apart from tables and indices (but are urged to resist the temptation to match proponents in this regard);

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All other parties may not exceed the page limitations of the local rules; and

No party in this litigation may henceforth exceed the page limitations of the local rules except upon application made not less than five days prior to the date on which any pleading, motion, memorandum or other paper is due.

IT IS SO ORDERED.

United States District Chief Judge

VAUGHN R WALKER

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