Ashker et al v. Newsom et al Doc. 1777

1 ROB BONTA Attorney General of California 2 ADRIANO HRVATIN Supervising Deputy Attorney General 3 JEREMY C. DOERNBERGER SARAH M. BRATTIN 4 D. MARK JACKSON Deputy Attorneys General 5 State Bar No. 220909 455 Golden Gate Avenue, Suite 1100 6 San Francisco, CA 94102-7004 Telephone: (415) 510-3577 7 Fax: (415) 703-5843 E-mail: Adriano.Hrvatin@doj.ca.gov 8 Attorneys for Defendants 9 IN THE UNITED STATES DISTRICT COURT 10 FOR THE NORTHERN DISTRICT OF CALIFORNIA 11 OAKLAND DIVISION 12 13 14 4:09-cv-05796-CW (RMI) TODD ASHKER, et al., 15 Plaintiffs, STIPULATION AND ORDER CONFIRMING DATE FOR JOINT REPORT OR SEPARATE 16 v. STATEMENTS ADDRESSING **JANUARY 5, 2023 ORDER** 17 GOVERNOR OF THE STATE OF 18 CALIFORNIA, et al., 19 Defendants. 20 On January 5, 2023, the Court issued an order regarding a class member's retaliation claim. 21 (ECF No. 1750 [filed under seal].) The Court ordered that the parties meet and confer and provide 22 23 a joint report or separate statements regarding those meet-and-confer discussions and proposing further steps within 45 days of the Court's January 5 order. (*Id.* at 64.) The Court's 45-day 24 deadline falls on Sunday, February 19. The following day, February 20, is a federal and state 25 holiday. 26 Defendants raised this calendar issue with Plaintiffs and proposed the parties stipulate to 27 have until February 22 to meet the Court's filing deadline. The February 22 deadline will 28 1

1	continue the parties' filing deadline to a date that does not fall on a Sunday or holiday and	
2	provides the parties with a full business day (on February 21) to compile their joint or separate	
3	position statements. Plaintiffs do not oppose this revised schedule. Good cause supports this	
4	request as the proposed schedule change continues the parties' response deadline by just three	
5	days, allows the parties to work around weekend and holiday conflicts, and otherwise affects no	
6	other deadline regarding this matter.	
7	IT IS SO STIPULATED.	
8		
9	Dated: February 8, 2023	Respectfully submitted,
10		ROB BONTA Attorney General of California
11		/s/ Adriano Hrvatin
12		ADRIANO HRVATIN
13		Supervising Deputy Attorney General Attorneys for Defendants
14	Dated: February 8, 2023	BREMER LAW GROUP PLLC
15		/s/ Carmen Bremer
16		CARMEN E. BREMER Attorneys for Plaintiffs
17		Allorneys for Flainliffs
18	ORDER	
19	Based on the parties' stipulation, and finding good cause, the Court APPROVES the	
20	parties' stipulation and revised schedule for submitting a joint statement or separate statements	
21	addressing the Court's January 5, 2023 order. The parties will file a joint statement or their	
22	separate statements by February 22, 2023.	
23	IT IS SO ORDERED.	
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25	Dated: February 9, 2023	The Hon. Claudia Wilken
26		United States District Court Judge
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