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8	Attorneys for Plaintiff, Timothy J. Desmond				
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10 11	UNITED STATES D EASTERN DISTRICT				
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	Timothy J. Desmond,	:			
13 14	Plaintiff,	:			
15	v.	:	COMPLAINT		
16	Kamala Harris, Attorney General of the State of California, in her official capacity,	:			
17	Karen Ross, Secretary of the California Dep't of Food and Agriculture, in her official capacity,	:			
18 19	John Quiroz, Branch Chief of the Fairs & Expositions Branch in the Division of Marketing,	:	Civ.No		
20	in his official capacity,	:			
	and	:			
21	John Alkire, Chief Executive Officer of the	:			
22	21 st District Agricultural Association, in his official capacity,	:			
23	Defendants.	:			
24 25		X			
	1. This action challenges the constitution	onality	of California Govt. Code § 8195, both		
26 27	on its face and as applied to plaintiff and enforced	•			
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violates the First and Fourteenth Amendments to the United States Constitution.

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1	Jurisdiction and Venue		
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3	2. This Court has jurisdiction under 28 U.S.C. §§ 1331 and 1343 over this action		
4	because it arises under the United States Constitution and because plaintiff seeks relief under 42		
5	U.S.C. § 1983, a statute providing for the protection of civil rights.		
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7	3. Venue is proper in this Court because defendant Alkire took actions in Fresno		
8	County, California, all of which is in this district, for himself and as agent for the other		
9	defendants, that resulted in plaintiff being deprived of the opportunity to display an artistic world		
10	in Fresno County in violation of law.		
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12	<u>Parties</u>		
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14	4. Plaintiff Timothy J. Desmond is a resident of Fresno, California.		
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16	5. Defendant Kamala Harris is the Attorney General of the State of California and is		
17	ultimately responsible for the enforcement of the operations of the Office of the Attorney		
18	General, including providing legal determinations about how other departments of the state		
19	government should apply California Government Code § 8195. Her actions were taken under		
20	color of state authority, and she is sued in her official capacity.		
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22	6. Defendant Karen Ross is the Secretary of the California Department of Food and		
23	Agriculture (the "Department") and is ultimately responsible for the enforcement of the		
24	operations of the Department, including the Fairs and Expositions Branch within the Division o		
25	Marketing in the Department. Her actions were taken under color of state authority, and she is		
26	sued in her official capacity.		

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1	and is responsible for the rules and procedures that govern fairs throughout California, including		
2	the Big Fresno Fair. His actions were taken under color of state authority, and he is sued in his		
3	official capacity.		
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5	8. Defendant John Alkire is the Chief Executive Officer of the 21 st District		
6	Agricultural Association (the "21st DAA"), an entity within the Fairs and Exposition Branch of		
7	the Department. The 21 st DAA operates the Big Fresno Fair, a fair held in Fresno, California, and		
8	is responsible for the operation of that fair. Defendant Alkire's actions were taken under color of		
9	state authority, and he is sued in his official capacity.		
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11	First Claim For Relief		
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13	9. Plaintiff is both an artist and a civil war buff.		
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15	10. In 2015, Plaintiff created a painting called <i>The Attack</i> , which depicts a scene from		
16	a battle during the 1864 Siege of Atlanta. The painting included several individuals carrying		
17	flags.		
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19	11. The Big Fresno Fair is a fair that is operated by the 21 st DAA under the aegis of		
20	the Fairs and Expositions Branch in the Department. It is held on land owned by the County of		
21	Fresno that is leased to the 21 st DAA on a long-term basis.		
22			
23	12. Among many other activities, the Big Fresno Fair displays artwork, including		
24	paintings. Any artist may submit a painting for display. As a matter of practice, the Big Fresno		
25	Fair has displayed all such artwork.		
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27	13. In using its property to show paintings, the Big Fresno Fair has created a public		

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forum for such works.

14. Plaintiff submitted *The Attack* to the 2015 Big Fresno Fair for display.

- 15. California Government Code § 8195 states that the State of California may not "display" certain flags associated with the Confederacy.
- 16. The California legislature adopted Section 8195 because it disapproved of the views that it and others have associated with the Confederacy-related flags identified therein.
- 17. Pursuant to Section 8195, defendant Alkire refused to include *The Attack* among the privately-created artwork shown at the Big Fresno Fair because it included the depiction of a flag deemed prohibited by Section 8195.
- 18. Defendants Ross and Quiroz enforce, and are responsible for enforcing, Section 8195 at the Big Fresno Fair and at other similar fairs throughout California.
- 19. Before Plaintiff submitted *The Attack*, defendant Quiroz instructed defendant Alkire to contact legal counsel at the Office of the Attorney General to obtain legal determinations about Section 8195.
- 20. After *The Attack* was submitted, defendant Alkire contacted legal counsel at the Office of the Attorney General for a legal determination on whether Section 8195 made it unlawful for the Big Fresno Fair to display *The Attack*, and was told that Section 8195 did make it unlawful for the fair to display it. As the Attorney General, defendant Harris made that determination.
- 21. Defendant Alkire would have permitted *The Attack* to be displayed at the Big Fresno Fair if legal counsel at the Office of the Attorney General had told him that its display was not unlawful.

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22. Plaintiff wishes to submit *The Attack* to the 2016 Big Fresno Fair.

- 23. As an artist and civil war buff, Plaintiff will depict other civil war scenes in his paintings that include flags associated with the Confederacy and prohibited by Section 8195, and will submit them to the Big Fresno Fair for display.
- 24. Plaintiff has written a novel, *The Doc* (Black Opal Books, 2014), about civil war reenactors, on the cover of which appears a representation of a flag associated with the Confederacy and prohibited by Section 8195.
- 25. Plaintiff wishes to seek to have his book sold, or offered free of charge, in souvenir shops operated by the State of California in museums, parks, and other venues, but cannot do so because of defendant Harris's interpretation and enforcement of Section 8195.
- 26. Defendants' enforcement of Section 8195 is a viewpoint and content-based restriction on speech in violation of the First Amendment to the United States Constitution, as applied to the states through the Fourteenth Amendment to the United States Constitution. If not enjoined, defendants will continue to make this viewpoint and content-based restriction on speech.
- 27. Defendants' enforcement of Section 8195 is taken under color of state authority and thus also violates 42 U.S.C. § 1983.

Second Claim for Relief

28. In many applications, Section 8195 prohibits or censors, or threatens to prohibit or censor, the constitutionally-protected speech of private individuals. For example, Section 8195 would bar the state from keeping in place certain flags that private individuals may wish to place

comparison with Section 8195's clearly legitimate sweep, which is no broader than the

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government's freedom to speak.

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30. Section 8195 has a chilling effect on those who wish to engage in expression using the images it prohibits.

The applications indicated in the preceding paragraph are substantial in

31. Section 8195 is thus void on its face as overbroad under the First Amendment to the United States Constitution, as applied to the states through the Fourteenth Amendment to the United States Constitution.

THEREFORE, plaintiff seeks judgment:

- A. Declaring that Section 8195 is unconstitutional as applied to plaintiff and as applied to the display of privately-created artworks at state-run fairs in California;
- B. Enjoining defendants from continuing to enforce Section 8195 against plaintiff and with respect to the display of privately-created artworks at state-run fairs in California;
- C. Declaring that Section 8195 is unconstitutional as applied to plaintiff and as applied to the speech of private individuals;
- D. Enjoining defendants from continuing to enforce Section 8195 against plaintiff and with respect to the speech of private individuals;

1 2 E. Declaring Section 8195 unconstitutional on its face as overbroad; 3 4 F. Enjoining defendants from continuing to enforce Section 8195; 5 6 G. Awarding plaintiff reasonable fees and expenses in accordance with 42 U.S.C. 7 § 1988 and any other appropriate authority; and 8 9 H. Granting plaintiff any other appropriate remedy. 10 Dated: August 15, 2016. 11 /s/ Bruce J. Berger Bruce J. Berger, #133320 12 STAMMER, McKNIGHT, BARNUM & BAILEY, LLP 2540 West Shaw Lane, Suite 110 13 Fresno, CA 93711 (559) 449-0571 14 /s/ Frank Maul 15 Frank Maul, #66737 STAMMER, McKNIGHT, BARNUM & BAILEY, LLP 16 2540 West Shaw Lane, Suite 110 Fresno, CA 93711 17 (559) 449-0571 18 /s/ Michael E. Rosman (as authorized on 8/15/16) Michael E. Rosman (pro hac vice motion forthcoming) 19 CENTER FOR INDIVIDUAL RIGHTS 1233 20th St. NW, Suite 300 20 Washington, DC 20036 (202) 833-8400 21 /s/ Christopher J. Hajec (as authorized on 8/15/16) 22 Christopher J. Hajec (pro hac vice motion forthcoming) CENTER FOR INDIVIDUAL RIGHTS 23 1233 20th St. NW, Suite 300 Washington, DC 20036 24 (202) 833-8400 25 /s/ Michelle Scott (as authorized on 8/15/16) Michelle Scott (pro hac vice motion forthcoming) 26 CENTER FOR INDIVIDUAL RIGHTS 1233 20th St. NW, Suite 300 27 Washington, DC 20036 (202) 833-8400 28

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