	Case 2:15-cv-00884-NVW Document 304	Filed 03/29/16	Page 1 of 74
1 2 3 4 5 6 7 8 9	MARK BRNOVICH ATTORNEY GENERAL (Firm State Bar No. 14000) NANCY VOTTERO ANGER (NO. 006810) ASSISTANT ATTORNEY GENERAL MATTHEW DU MEE (NO. 028468) ASSISTANT ATTORNEY GENERAL OFFICE OF THE ATTORNEY GENERAL 1275 West Washington Street Phoenix, Arizona 85007-2997 Telephone: (602) 542-8327 Facsimile: (602) 542-4377 Attorneys for the Plaintiff States consumer@azag.gov		
10	FOR THE DISTR	RICT OF ARIZ	ONA
 11 12 13 14 15 16 	Federal Trade Commission; all Fifty States; and the District of Columbia; Plaintiffs, vs. Cancer Fund of America, Inc., a Delaware corporation, et al.; Defendants.	STIPULATIO PERMANENT MONETARY CANCER FUN CANCER SUB	5-cv-00884-NVW N RE ORDER FOR C INJUNCTION AND JUDGMENT AGAINST ND OF AMERICA, INC., PORT SERVICES, MES REYNOLDS, SR.
17			
18	Plaintiffs, the Federal Trade Commiss	ion ("FTC" or "C	Commission") and the states
19	of Alabama, Alaska, Arizona, Arkansas, Cali		
20	Florida, Georgia, Hawaii, Idaho, Illinois, Ind		-
21	Maine, Maryland, Massachusetts, Michigan,		
22	Nebraska, Nevada, New Hampshire, New Jer	•	
23 24	Carolina, North Dakota, Ohio, Oklahoma, Or Carolina, South Dakota, Tennessee, Texas, U		
24	Virginia, Wisconsin, Wyoming, and the Distr		
23 26	permanent injunction and other equitable reli		-
20	America, Inc., also d/b/a Breast Cancer Finar	C	
28	Support Services, Inc. ("CSS"), Children's C		

1	and The Breas	st Cancer Society, Inc., also d/b/a The Breast Cancer Society of America	
2	("BCS"), Jam	es Reynolds, Sr. ("Reynolds, Sr."), and other individuals, alleging that all	
3	named Defend	dants violated, among other statutes, the Federal Trade Commission Act, 15	
4	U.S.C. § 45, the Telemarketing and Consumer Fraud and Abuse Prevention Act		
5	("Telemarketi	ing Act"), 15 U.S.C. §§ 6101-6108, and the Unfair and Deceptive Acts and	
6	Practices and Charitable Solicitation laws of the Plaintiff States. Plaintiffs and		
7	Defendants CFA, CSS, and Reynolds, Sr. stipulate to the entry of this Stipulated Order		
8	for Permanent	t Injunction and Monetary Judgment Against Cancer Fund of America, Inc.,	
9	Cancer Suppo	ort Services, Inc., and James Reynolds, Sr. ("Order" or "Permanent	
10	Injunction").	Plaintiffs and Defendants CFA, and CSS also stipulate to the entry of a	
11	separate and concurrently filed Stipulated Order Appointing Liquidating Receiver Over		
12	Cancer Fund of America, Inc., and Cancer Support Services, Inc. ("CFA and CSS		
13	Receivership Order"). Together, this Order and the CFA and CSS Receivership Order		
14	resolve all matters in dispute in this action between Plaintiffs and Defendants CFA, CSS,		
15	and Reynolds, Sr.		
16	THERI	EFORE, IT IS ORDERED as follows:	
16 17	THERI		
	THERI	EFORE, IT IS ORDERED as follows: FINDINGS	
17			
17 18	1.	FINDINGS	
17 18 19	1. 2.	FINDINGS This Court has jurisdiction over this matter.	
17 18 19 20	1. 2. 3.	FINDINGS This Court has jurisdiction over this matter. Venue is proper in the District of Arizona.	
17 18 19 20 21	1. 2. 3. and that they,	FINDINGS This Court has jurisdiction over this matter. Venue is proper in the District of Arizona. The Complaint charges that Defendants CFA and CSS were sham charities	
 17 18 19 20 21 22 	1. 2. 3. and that they, practices by m	FINDINGS This Court has jurisdiction over this matter. Venue is proper in the District of Arizona. The Complaint charges that Defendants CFA and CSS were sham charities in concert with Reynolds, Sr., among others, engaged in deceptive acts or	
 17 18 19 20 21 22 23 	1. 2. 3. and that they, practices by m Section 5 of th	FINDINGS This Court has jurisdiction over this matter. Venue is proper in the District of Arizona. The Complaint charges that Defendants CFA and CSS were sham charities in concert with Reynolds, Sr., among others, engaged in deceptive acts or haking false and misleading claims in charitable solicitations in violation of	
 17 18 19 20 21 22 23 24 	1. 2. 3. and that they, practices by m Section 5 of th C.F.R. Part 31	FINDINGS This Court has jurisdiction over this matter. Venue is proper in the District of Arizona. The Complaint charges that Defendants CFA and CSS were sham charities in concert with Reynolds, Sr., among others, engaged in deceptive acts or haking false and misleading claims in charitable solicitations in violation of the FTC Act, 15 U.S.C. § 45, the Telemarketing Sales Rule ("TSR"), 16	
 17 18 19 20 21 22 23 24 25 	1. 2. 3. and that they, practices by m Section 5 of th C.F.R. Part 31	FINDINGS This Court has jurisdiction over this matter. Venue is proper in the District of Arizona. The Complaint charges that Defendants CFA and CSS were sham charities in concert with Reynolds, Sr., among others, engaged in deceptive acts or haking false and misleading claims in charitable solicitations in violation of the FTC Act, 15 U.S.C. § 45, the Telemarketing Sales Rule ("TSR"), 16 10, and the following state statutes regulating charitable solicitations and	
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Alabama:	ALA. CODE §§ 8-19-1 through -15; and 13A-9-70 through 76.
Alaska:	ALASKA STAT. §§ 45.50.471 through 45.50.561; and 45.68.010
	through 45.68.900.
Arizona:	ARIZ. REV. STAT. ANN. §§ 44-1521 through 44-1534 and 44-6551
	through 44-6561.
Arkansas:	ARK. CODE ANN. §§ 4-28-401 through 4-28-416; and §§ 4-88-101
	through 4-88-115.
California:	CAL. GOV. CODE §§ 12580 through 12599.6; CAL. BUS. & PROF.
	CODE §§ 17200 through 17206; and §§ 17510 through 17510.95.
Colorado:	COLO. REV. STAT. §§ 6-1-101through 115; and 6-16-101 through 114.
Connecticut:	CONN. GEN. STAT. §§ 21a-175 through 21a-1901; and 42-110a
<u> </u>	through 42-110q.
Delaware:	DEL. CODE ANN. tit. 6, § 2513(a) (1998); tit. 6, § 2532(a) (1995); and
T	tit. 6, $\$$ 2595(a) – (b) (1995).
Florida:	FLA. STAT. ch. 501, Part II; and ch. 496 (2013).
Georgia:	GA. CODE ANN. §§ 43-17-1 through 43-17-23 (2011).
Hawaii:	HAW. REV. STAT. §§ 467B-9.6, 467B-9.7(d), and 467B-10.5; 480-15;
T 1 1	and Act 217 §2 Haw. Sess. Laws (2014).
Idaho:	IDAHO CODE ANN. §§ 48-601 through 619; and 48-1201 through
Illinoise	1206. 225 HL COMP STAT \$\$ 460/0.01 through 460/22
Illinois:	225 ILL. COMP. STAT. §§ 460/0.01 through 460/23.
Indiana: Iowa:	IND. CODE §§ 24-5-0.5-1 through -12; and §§ 23-7-8-1 through -9.
	IOWA CODE § 714.16.
Kansas:	KAN. STAT. ANN. §§ 17-1759 through 17-1776.
Kentucky: Louisiana:	KY. REV. STAT. ANN. §§ 367.110 through 367.300. LA. REV. STAT. ANN. §§ 51:1401 through 1427; and 51:1901 through
Louisialla.	1909.1.
Maine:	ME. REV. STAT. ANN. tit. 5, §§ 205-A through 214.
Maryland:	MD. CODE ANN., BUS. REG. §§ 6-101through 6-701 (2010).
Massachusetts:	MASS. GEN. LAWS ch. 12 §§ 8 through 8M, 10; ch. 68 §§ 18 through
massaenuseus.	35; and ch. 93A §§ 1 through 11.
Michigan:	MICH. COMP. LAWS §§ 400.271 through 400.294.
Minnesota:	MINN. STAT. ch. 309.
Mississippi:	MISS. CODE ANN. §§ 79-11-501 through 79-11-529.
Missouri:	Mo. REV. STAT. ch. 407.
Montana:	MONT. CODE ANN. § 30-14-103.
Nebraska:	NEB. REV. STAT. §§ 21-1901 through 21-19,177; 59-1601 through
	59-1622; and 87-301 through 87-306.
Nevada:	NEV. REV. STAT. §§ 598.1305, 598.0915(15), 598.096, 598.0963, and
	598.097.
New	N.H. REV. STAT. ANN. §§ 7:19; 7:20; 7:21; 7:24; 7:28; 7:28-c; 7:28-f;
INCW	

1	New Jersey:	N.J. STAT. ANN. §§ 45:17A-18 through 45:17A-32(c); 56:8-1 through 56:8-20; and N.J. ADMIN. CODE §§ 13:48-1.1 through 13:48-
2 3	New Mexico:	15.1. N.M. STAT. §§ 57-12-1through 57-12-22; and §§ 57-22-1through 57- 22-11 (1978).
4	New York:	N.Y. EXEC. LAW §§ 63 (12); 171-a through 175; and N.Y. GEN. BUS. LAW § 349.
5	North Carolina:	N.C. GEN. STAT. ANN. §§ 75-1.1; and 131F.
6	North Dakota:	N.D. CENT. CODE §§ 50-22-01 through 50-22-07; and 51-15-01 through 51-15-11.
7	Ohio:	Ohio Rev. Code Ann. § 1716.
8	Oklahoma:	OKLA. STAT. ANN. tit. 18 §§ 552.1 through 552.22.
9	Oregon:	OR. REV. STAT. §§ 128.886; and 646.605 through 646.636.
9	Pennsylvania:	10 PA. STAT. ANN. §§ 162.1 through .14 (1990).
0	Rhode Island:	R.I. GEN. LAWS §§ 5-53.1-1 through 5-53.1-18.
1	South Carolina:	S.C. CODE ANN. §§ 33-56-10 through 33-56-200.
2	South Dakota:	S.D. CODIFIED LAWS §§ 37-30-17 through 37-30-21; and 21-34-1 through 21-34-14.
13	Tennessee:	TENN. CODE ANN. §§ 48-101-501 through 48-101-522.
	Texas:	TEX. BUS. & COM. CODE ANN. §§17.41 through 17.63.
14 15	Utah:	UTAH CODE ANN. §§ 13-11-1 through 13-11-23; 13-22-1 through 13-22-23; and 13-26-1 through 13-26-11.
15	Vermont:	VT. STAT. ANN. tit. 9 §§ 2453 through 2461; and 2471 through 2479.
16	Virginia:	VA. CODE ANN. §§ 57-48 through 57-69.
17	Washington:	WASH. REV. CODE §§ 19.86; and §19.09.
	West Virginia:	W.VA. CODE §§ 29-19-1 -15b; and 46A-1-101through 46a-6-110.
18	Wisconsin:	WIS. STAT. §§ 202.11-202.18.
9	Wyoming:	WYO. STAT. ANN. §§ 40-12-101 through 114.
20		endants CFA, CSS, and Reynolds, Sr. neither admit nor deny any of the
21	allegations in the	Complaint, except as specifically stated in this Order. Only for
22	purposes of this a	ction, these Defendants admit the facts necessary to establish
23	jurisdiction.	
24	5. Defe	endants CFA, CSS, and Reynolds, Sr. waive any claim that they may
25	have under the Equal Access to Justice Act, 28 U.S.C. § 2412, concerning the	
26	prosecution of this action through the date of this Order, and agree to bear their own costs	
27	and attorney fees.	
28	STIPULATION RE	ORDER FOR PERMANENT INJUNCTION AS TO CFA, CSS, AND REYNOLDS. SR. Page 4

1	6.	Defendants CFA, CSS, and Reynolds, Sr. waive all rights to appeal or	
2	otherwise challenge or contest the validity of this Order.		
3	7.	Entry of this Order is in the public interest.	
4		DEFINITIONS	
5	For pu	rposes of this Order, the following definitions shall apply:	
6	1.	"Defendants" means the individual defendant James Reynolds, Sr. and the	
7	corporate defendants Cancer Fund of America, Inc., and Cancer Support Services, Inc.,		
8	individually,	collectively, or in any combination.	
9	2.	"CFA" means Cancer Fund of America, Inc., also d/b/a Breast Cancer	
10	Financial Ass	istance Fund, and its successors and assigns.	
11	3.	"CSS" means Cancer Support Services, Inc., and its successors and assigns.	
12	4.	"Reynolds, Sr." means individual defendant James Reynolds, Sr.	
13	5.	"CFA and CSS Receivership Order" means the "Stipulated Order	
14	Appointing L	iquidating Receiver Over Cancer Fund of America, Inc., and Cancer	
15	Support Servi	ices, Inc."	
16	6.	"CFA and CSS Receiver" or "Receiver" means the receiver appointed over	
17	the CFA and	CSS receivership estate by the CFA and CSS Receivership Order.	
18	7.	"Person" means a natural person, an organization or other legal entity,	
19	including a corporation, partnership, sole proprietorship, limited liability company,		
20	association, c	ooperative, or any other group or combination acting as an entity.	
21	8.	"Charitable contribution" means any donation or gift of money or any other	
22	thing of value.		
23	9.	"Donor" or "consumer" means any person solicited to make a charitable	
24	contribution.		
25	10.	"Fundraising" means a plan, program, or campaign that is conducted to	
26	induce charita	able contributions by mail, telephone, electronic mail, social media, or any	
27	other means.		
28			
	STIPULATIO	N RE ORDER FOR PERMANENT INJUNCTION AS TO CFA, CSS, AND REYNOLDS. SR. Page 5	

1	11. "Nonprofit organization" means any person that is, or is represented to be, a
2	nonprofit entity, or that has, or is represented to have, a charitable purpose, specifically
3	including but not limited to any such entity that purports to benefit, either in whole or in
4	part, individuals who suffer or have suffered from cancer.
5	12. "Plaintiff States" means the states of Alabama, Alaska, Arizona, Arkansas,
6	California, Colorado, Connecticut, Delaware, Florida, Georgia, Hawaii, Idaho, Illinois,

7 IIIndiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts,

8 || Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New

9 Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio,

10 Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina, South Dakota,

11 Tennessee, Texas, Utah, Vermont, Virginia, Washington, West Virginia, Wisconsin,

Wyoming, and the District of Columbia. For purposes of Section VIII, below, the term
"Plaintiff States" does not include Minnesota.

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13. "Solicitor" means any person who solicits a charitable contribution.

15 14. "Telemarketing" means a plan, program, or campaign that is conducted to
16 induce the purchase of goods or services or a charitable contribution, by use of one or
17 more telephones and that involves a telephone call, whether or not covered by the
18 Telemarketing Sales Rule.

19 15. "And" and "or" shall be construed both conjunctively and disjunctively to
20 make the applicable sentence or phrase inclusive rather than exclusive.

I.

ORDER

CORPORATE DISSOLUTION

IT IS FURTHER ORDERED that, pursuant to the CFA and CSS Receivership
Order of which CFA and CSS have consented to entry, the CFA and CSS Receiver shall
take the steps necessary to cause CFA and CSS to be dissolved and to cease to exist as
corporate entities.

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II.

PROHIBITIONS RELATED TO CHARITABLE ACTIVITIES

IT IS FURTHER ORDERED that Reynolds, Sr. is permanently restrained and
enjoined from engaging in the following activities individually or in concert with other
persons or entities, directly or indirectly:

A. Receiving any payment or other financial benefit for: (1) participating or
assisting in the solicitation of charitable contributions, directly or indirectly, including by
advising, acting as an independent contractor or as a fundraising consultant, supplying
contact or donor lists, or providing caging, mail processing, or fulfillment services, or
(2) controlling, directly or indirectly, or holding an ownership interest in, any entity
engaged in the business of fundraising;

B. Receiving any payment or other financial benefit from any nonprofit
organization or other entity that holds charitable assets for any work, services, or
employment of any kind;

C. Establishing, operating, controlling, or managing any nonprofit
organization or other entity that holds charitable assets, or any program thereof, or
participating or assisting in establishing, operating, controlling, or managing any
nonprofit organization or other entity that holds charitable assets, directly or indirectly,
whether compensated or not, including by serving as a founder, incorporator, officer,
director, trustee, chief executive, manager, supervisor, or other fiduciary; and

D. Managing, controlling, directing, distributing, or accounting for the use or
application of any charitable asset, or participating or assisting in managing, controlling,
directing, distributing, or accounting for the use or application of any charitable asset,
directly or indirectly, whether compensated or not, including by acting as an employee,
independent contractor, advisor, or consultant.

E. **Provided that**, subject to the limitations of Sections II.A - D above,
Reynolds, Sr. may volunteer for his church in any capacity not prohibited by the above.

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III. PROHIBITION ON MISREPRESENTATIONS

IT IS FURTHER ORDERED that Reynolds, Sr., CFA, CSS, their respective
officers, agents, employees, and independent contractors, and all other persons in active
concert or participation with them who receive actual notice of this Order, whether acting
directly or indirectly, are hereby permanently restrained and enjoined from making
material misrepresentations in connection with the sale of consumer goods or services.

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IV. TELEMARKETING SALES RULE COMPLIANCE

8 IT IS FURTHER ORDERED that Reynolds, Sr., CFA, CSS, their respective 9 officers, agents, employees, and independent contractors, and all other persons in active 10 concert or participation with them who receive actual notice of this Order, whether acting 11 directly or indirectly, are hereby permanently restrained and enjoined from violating, or 12 assisting others in violating, any provision of the TSR, 16 C.F.R. Part 310, as currently 13 promulgated or as it hereafter may be amended.

14

V. COMPLIANCE WITH STATE LAW

15 IT IS FURTHER ORDERED that CFA, CSS, their respective officers, agents,
16 employees, and independent contractors, and Reynolds, Sr., whether acting directly or
17 indirectly, are hereby permanently restrained and enjoined from violating, or assisting
18 others in violating, any provision of the following state laws:

19	Alabama:	ALA. CODE §§ 8-19-1 through -15; and 13A-9-70 through 76.
20	Alaska:	ALASKA STAT. §§ 45.50.471 through 45.50.561; and 45.68.010
20		through 45.68.900.
21	Arizona:	ARIZ. REV. STAT. ANN. §§ 44-1521 through 44-1534 and 44-6551
22		through 44-6561.
22	Arkansas:	ARK. CODE ANN. §§ 4-28-401 through 4-28-416; and §§ 4-88-101
23		through 4-88-115.
24	California:	CAL. GOV. CODE §§ 12580 through 12599.6; CAL. BUS. & PROF.
24		CODE §§ 17200 through 17206; and §§ 17510 through 17510.95.
25	Colorado:	COLO. REV. STAT. §§ 6-1-101through 115; and 6-16-101 through
26		114.
20	Connecticut:	CONN. GEN. STAT. §§ 21a-175 through 21a-1901; and 42-110a
27		through 42-110q.
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Delaware:	DEL. CODE ANN. tit. 6, § 2513(a) (1998); tit. 6, § 2532(a) (1995); an tit. 6, §§ 2595(a) – (b) (1995).
Florida:	FLA. STAT. ch. 501, Part II; and ch. 496 (2013).
Georgia:	GA. CODE ANN. §§ 43-17-1 through 43-17-23 (2011).
Hawaii:	HAW. REV. STAT. §§ 467B-9.6, 467B-9.7(d), and 467B-10.5; 480-15
11awaii.	and Act 217 §2 Haw. Sess. Laws (2014).
Idaho:	IDAHO CODE ANN. §§ 48-601 through 619; and 48-1201 through 1206.
Illinois:	225 ILL. COMP. STAT. §§ 460/0.01 through 460/23.
Indiana:	IND. CODE §§ 24-5-0.5-1 through -12; and §§ 23-7-8-1 through –9.
Iowa:	IOWA CODE § 714.16.
Kansas:	KAN. STAT. ANN. §§ 17-1759 through 17-1776.
Kentucky:	KY. REV. STAT. ANN. §§ 367.110 through 367.300.
Louisiana:	LA. REV. STAT. ANN. §§ 51:1401 through 1427; and 51:1901 throug 1909.1.
Maine:	ME. REV. STAT. ANN. tit. 5, §§ 205-A through 214.
Maryland:	MD. CODE ANN., BUS. REG. §§ 6-101through 6-701 (2010).
Massachusetts:	MASS. GEN. LAWS ch. 12 §§ 8 through 8M, 10; ch. 68 §§ 18 through
mussuemuseus.	35; and ch. 93A §§ 1 through 11.
Michigan:	MICH. COMP. LAWS §§ 400.271 through 400.294.
Minnesota:	MINN. STAT. ch. 309.
Mississippi:	MISS. CODE ANN. §§ 79-11-501 through 79-11-529.
Missouri:	Mo. REV. STAT. ch. 407.
Montana:	Mont. Code Ann. § 30-14-103.
Nebraska:	NEB. REV. STAT. §§ 21-1901 through 21-19,177; 59-1601 through
	59-1622; and 87-301 through 87-306.
Nevada:	NEV. REV. STAT. §§ 598.1305, 598.0915(15), 598.096, 598.0963, an 598.097.
New	N.H. REV. STAT. ANN. §§ 7:19; 7:20; 7:21; 7:24; 7:28; 7:28-c; 7:28-
Hampshire:	and 641:8.
New Jersey:	N.J. STAT. ANN. §§ 45:17A-18 through 45:17A-32(c); 56:8-1
,	through 56:8-20; and N.J. ADMIN. CODE §§ 13:48-1.1 through 13:48 15.1.
New Mexico:	N.M. STAT. §§ 57-12-1through 57-12-22; and §§ 57-22-1through 57 22-11 (1978).
New York:	N.Y. EXEC. LAW §§ 63 (12); 171-a through 175; and N.Y. GEN. BUS LAW § 349.
North Carolina:	N.C. GEN. STAT. ANN. §§ 75-1.1; and 131F.
North Dakota:	N.D. CENT. CODE §§ 50-22-01 through 50-22-07; and 51-15-01
	through 51-15-11.
Ohio:	Ohio Rev. Code Ann. § 1716.
Oklahoma:	OKLA. STAT. ANN. tit. 18 §§ 552.1 through 552.22.

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	Oregon:	OR. REV. STAT. §§ 128.886; and 646.605 through 646.636.	
1	Pennsylvania:	10 PA. STAT. ANN. §§ 162.1 through .14 (1990).	
2	Rhode Island:	R.I. GEN. LAWS §§ 5-53.1-1 through 5-53.1-18.	
3	South Carolina:	S.C. CODE ANN. §§ 33-56-10 through 33-56-200.	
3	South Dakota:	S.D. CODIFIED LAWS §§ 37-30-17 through 37-30-21; and 21-34-1	
4		through 21-34-14.	
5	Tennessee:	TENN. CODE ANN. §§ 48-101-501 through 48-101-522.	
6	Texas: Utah:	TEX. BUS. & COM. CODE ANN. §§17.41 through 17.63. UTAH CODE ANN. §§ 13-11-1 through 13-11-23; 13-22-1 through 13-	
		22-23; and 13-26-1 through 13-26-11.	
7	Vermont:	VT. STAT. ANN. tit. 9 §§ 2453 through 2461; and 2471 through	
8		2479.	
9	Virginia:	VA. CODE ANN. §§ 57-48 through 57-69.	
9	Washington:	WASH. REV. CODE §§ 19.86; and §19.09.	
10	West Virginia:	W.VA. CODE §§ 29-19-1 -15b; and 46A-1-101through 46a-6-110.	
11	Wisconsin:	WIS. STAT. §§ 202.11-202.18.	
	Wyoming:	WYO. STAT. ANN. §§ 40-12-101 through 114.	
12			
13		VI. COOPERATION	
14	IT IS FURTHER ORDERED that CFA, CSS, and Reynolds, Sr. must cooperate		
15	fully with Plaintiffs' representatives in this case and in any investigation related to or		
16	associated with the transactions or the occurrences that are the subject of the Complaint.		
17	CFA, CSS, and Re	eynolds, Sr. must provide truthful and complete information, evidence,	
18	and testimony. Reynolds, Sr. must appear, and CFA and CSS must cause their officers,		
19	employees, repres	entatives, or agents to appear for interviews, discovery, hearings, trials,	
20	and any other prod	ceedings that any Plaintiff's representative may reasonably request	
21	upon five days wr	itten notice, or other reasonable notice, at such places and times as any	
22	Plaintiff's represe	ntative may designate, without the service of a subpoena.	
23		VII. MONETARY JUDGMENT	
24	IT IS FUR	THER ORDERED that judgment is hereby entered against Defendants	
25	as follows:		
26	A. Judg	gment in the amount of Seventy-Five Million, Eight Hundred	
27	Twenty-Five Tho	usand, Six Hundred Fifty-Three Dollars (\$75,825,653) is entered in	
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	STIPULATION RE	ORDER FOR PERMANENT INJUNCTION AS TO CFA, CSS, AND REYNOLDS. SR. Page 10	

favor of Plaintiffs against CFA, CSS, and Reynolds, Sr., jointly and severally, as 1 2 equitable monetary relief;

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B. Payments by CFA and CSS:

1. In partial satisfaction of this judgment, the CFA and CSS Receiver shall take the necessary steps to wind down the affairs of CFA and CSS and liquidate their assets in the manner set forth in the CFA and CSS Receivership Order, and deposit all net assets to the short term court ordered trust fund (hereinafter "STCO Fund") described in Section VIII.E, below;

2. Payments made by the CFA and CSS Receiver to the STCO Fund on behalf of CFA and CSS shall be credited toward satisfaction of the judgment 10 against CFA and CSS;

C. Payments by Reynolds, Sr.:

1. Reynolds, Sr. shall, within five days of entry of this Order, transfer ownership, possession, custody, and control, together with any documents of title or authenticity necessary for sale, to the CFA and CSS Receiver of the following items, which are described more fully in the financial statements specified in Section VII.C.3, below:

18 a) 15 framed art prints;

> b) 5 Remington statues;

> > c) 50 collector beer steins; and

d) 1 Versa 9 mm pistol and 1 Smith & Wesson 9 mm pistol. Reynolds, Sr. shall forever waive, release, discharge, and disclaim all right, title, and interest in these items. The CFA and CSS Receiver shall be authorized to sell these items and to credit the net proceeds of the sale to the outstanding debt owed by Reynolds, Sr. to CFA. Reynolds, Sr. shall fully cooperate with the efforts of the CFA and CSS Receiver to sell these items.

2. Reynolds, Sr. shall immediately take specific steps necessary to sell, for Fair Market Value to a third-party buyer, his 2009 Premier Boundary Waters Sky

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Deck pontoon boat ("boat") identified in the Financial Statements specified in Section VII. C.3, below, and, within three days of the boat's sale, pay to the STCO Fund identified in Section VIII.E below, the proceeds of the sale, after paying off any existing loan or other monetary obligation owed on the boat, subject to the following:

a) Reynolds, Sr. shall immediately advertise the boat for sale through an online auction service or place the boat for sale through an appropriate broker or boat listing service and provide notice to Plaintiffs of the proposed sale price;

b) Reynolds, Sr., represents that no encumbrances have been added to the boat since he provided his sworn financial statement of June 26, 2015, and that he will make the loan repayments due on the boat loan and not otherwise add any encumbrances after signing this Order, except as needed to secure his performance under this Section;

Until the boat is sold, Reynolds, Sr. shall i) maintain the boat in 15 c) good working order and in the same condition as reported in his sworn 16 financial statement of June 26, 2015; ii) take no action to diminish the value 17 18 of the boat; iii) remain current on all amounts due and payable on the boat, including but not limited to tax, insurance, reasonable and necessary 19 maintenance, registration, and similar fees; and iv) cause existing 20 insurance coverage for the boat to remain in force until any transfer of ownership. In the event that the boat suffers any loss or damage covered by 22 such insurance policy, Reynolds, Sr. shall make such claims as are 23 24 permitted by the insurance policy and shall assign or remit any insurance payment they receive as a result of such loss or damage to the STCO Fund 25 described in Section VIII.E, below; 26

> If, after 90 days from the date of entry of this Order, the boat has not d) been sold, Reynolds, Sr. shall immediately either i) retain an auction

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company, direct such auction company to sell the boat at a public auction, and pay the net proceeds to the STCO fund, or ii) surrender possession, custody, and control of the boat to the lender holding the lien on the boat and deliver notice of such surrender to Plaintiffs' counsel; and

e) Reynolds, Sr. shall in no way profit from the sale of the boat, including by sharing in any sales commission or fee, or by receiving anything of value in kind. Upon sale of the boat, Reynolds, Sr. shall forever waive, release, discharge, and disclaim all right, title, and interest in the boat.

3. Further execution of the monetary judgment shall be suspended as to Reynolds, Sr., subject to Sections VII.C.4-5, below. Plaintiffs' agreement to the suspension of the judgment owed by Reynolds, Sr. is expressly premised upon the truthfulness, accuracy, and completeness of Reynolds, Sr.'s sworn financial statements and related documents submitted to Plaintiffs, namely, the Financial Statement of Individual, signed on June 26, 2015 (including attachments), additional financial information provided on June 30, 2015; July 15, 2015; August 14, 2015; September 17 - 21, 2015; January 22, 2016, and February 2, 2016; and the sworn financial interview of Reynolds, Sr. on September 15, 2015.

4. The suspension of the judgment will be lifted as to Reynolds, Sr. if, upon motion by any Plaintiff, the Court finds that Reynolds, Sr. failed to disclose any material asset, materially misstated the value of any asset, or made any other material misstatement or omission in the representations made in the sworn financial statements and related documents identified Section VII.C.3, above. If the suspension of the judgment is lifted pursuant to this provision, the judgment becomes immediately due in the amount specified in Section VII.A above as to Reynolds, Sr. (which the Parties stipulate for purposes only of this Section represents the consumer injury alleged in the Complaint for which Reynolds, Sr. is jointly and severally liable with CFA and CSS), less any payment previously made

pursuant to this Section, plus interest computed from the date of entry of this 1 2 Order. 5. The suspension of the judgment will be lifted as to Reynolds, Sr. if, upon 3 motion by any Plaintiff State, the Court finds that Reynolds, Sr. has violated any 4 provision of Section II, above, and a judgment in the amount set forth in Section 5 VII.A above, less any prior payments by Reynolds, Sr., CFA, or CSS, becomes 6 7 immediately due as to Reynolds, Sr. The judgment amount shall be payable to the moving Plaintiff State, which shall use any money collected pursuant to the 8 requirements of Section VIII.E.2, below. 9 VIII. **ADDITIONAL MONETARY PROVISIONS** 10 11 IT IS FURTHER ORDERED that: CFA, CSS, and Reynolds, Sr. relinquish dominion and all legal and 12 A. equitable right, title, and interest in all assets transferred pursuant to this Order and the 13 CFA and CSS Receivership Order, and may not seek the return of any assets; 14 Β. 15 The facts alleged in the Complaint will be taken as true, without further proof, in any subsequent civil litigation by or on behalf of the Plaintiffs or the CFA and 16 CSS Receiver, including in a proceeding to enforce their rights to any payment or 17 18 monetary judgment pursuant to this Order, such as a nondischargeability complaint in 19 any bankruptcy case; C. 20 The facts alleged in the Complaint establish all elements necessary to 21 sustain an action by Plaintiffs pursuant to Section 523(a)(2)(A) of the Bankruptcy Code, 22 11 U.S.C. § 523(a)(2)(A), and this Order will have collateral estoppel effect for such purposes; 23 24 D. CFA, CSS, and Reynolds, Sr. acknowledge that their Taxpayer 25 Identification Numbers, Social Security Numbers and/or Employer Identification 26 Numbers, which Defendants previously submitted to Plaintiffs, may be used for 27 collecting and reporting on any delinquent amount arising out of this Order, in 28 accordance with 31 U.S.C. § 7701; and

E.

Payment to the Plaintiff States:

2 1. All money paid to the Plaintiff States pursuant to this Order shall be made by wire transfer to the Litigation Deposits Trust Fund (Fund Code "T-xx-909N"), 3 an interest bearing trust fund held by the Hawaii Attorney General's Office in trust for 4 the Plaintiff States ("the short-term court ordered trust fund" or "STCO Fund"); 5

2. The STCO Fund shall be used to pay: (a) pursuant to cy pres, 6 7 qualifying charitable organizations with charitable purposes substantially similar to the purposes for which CFA and CSS solicited funds, and (b) the Plaintiff States to reimburse 8 9 costs of the investigation and litigation and to pay attorneys' fees. When payment(s) from the STCO Fund are appropriate, the Plaintiff States shall submit to this Court a 10 Motion and Proposed Order recommending cy pres recipients and the amounts to be paid 11 to such recipients and/or the amounts to be paid to reimburse the Plaintiff States for their 12 costs and attorneys' fees. The Hawaii Attorney General shall distribute monies from the 13 STCO Fund only as authorized and directed by this Court. CFA, CSS, and Reynolds, Sr. 14 15 have no right to challenge any recommendations regarding monetary distributions made by the Plaintiff States. 16

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IX. **ORDER ACKNOWLEDGMENTS**

18 IT IS FURTHER ORDERED that Reynolds, Sr. provide acknowledgment of 19 receipt of this Order:

20 A. Reynolds, Sr., within seven days of entry of this Order, must submit to 21 Plaintiff Federal Trade Commission an acknowledgment of receipt of this Order sworn 22 under penalty of perjury;

23 Β. For five years after entry of this Order, Reynolds, Sr., for any business that 24 he, individually or collectively with any other Defendant named in this matter, is the majority owner or controls directly or indirectly, must deliver a copy of this Order to: 25 26 (1) all principals, officers, directors, and LLC managers and members; (2) all employees, agents, and representatives who participate in conduct related to the subject matter of this 27 Order; and (3) any business entity resulting from any change in structure as set forth in 28

Section X below. Delivery must occur within seven days of entry of this Order for 1 2 current personnel. For all others, delivery must occur before they assume their responsibilities; and 3 C. From each individual or entity to which Reynolds, Sr. delivered a copy of 4 this Order, Reynolds, Sr. must obtain, within 30 days, a signed and dated 5 acknowledgment of receipt of this Order. 6 7 X. **COMPLIANCE REPORTING** IT IS FURTHER ORDERED that Reynolds, Sr. make timely submissions to 8 Plaintiff Federal Trade Commission. 9 10 A. One year after entry of this Order, Reynolds, Sr. must submit a compliance report, sworn under penalty of perjury. Reynolds, Sr. must: 11 1. Identify all his telephone numbers and all physical, postal, email and 12 Internet addresses, including all residences; 13 2. Identify all his business activities, including any business for which 14 he performs services whether as an employee or otherwise and any entity in which 15 16 he has any ownership interest; 3. Describe in detail his involvement in each such business, including 17 18 title, role, responsibilities, participation, authority, control, and any ownership; 4. Identify all such businesses by all of their names, telephone 19 20 numbers, and physical, postal, email, and Internet addresses; 5. 21 Describe the activities of each business, including the goods and 22 services offered, the means of advertising, marketing, sales, methods of payment, 23 and the involvement of any other Defendant named in this matter (which 24 Reynolds, Sr. must describe if he knows or should know due to his own involvement); 25 26 6. Identify the primary physical, postal, and email address and telephone number, as designated points of contact, which Plaintiffs or their 27 representatives may use to communicate with him; 28 STIPULATION RE ORDER FOR PERMANENT INJUNCTION AS TO CFA, CSS, AND REYNOLDS. SR.

7. For any activity with any nonprofit organization: 1 2 identify each such nonprofit organization by all of its names, a. telephone number[s], and physical, postal, email, and Internet addresses; 3 and 4 b. describe in detail his involvement in each such nonprofit 5 organization, including any title, role, responsibilities, participation, 6 7 authority, and control; 8. Describe in detail whether and how Reynolds, Sr. is in compliance 8 with each Section of this Order; and 9 9. Provide a copy of each Order Acknowledgment obtained pursuant to 10 this Order, unless previously submitted to Plaintiff Federal Trade Commission. 11 Β. For ten years after entry of this Order, Reynolds, Sr. must submit a 12 compliance notice, sworn under penalty of perjury, within 14 days of any change in the 13 following: 14 1. 15 Reynolds, Sr. must report any change in: (a) any designated point of 16 contact; or (b) the structure of any entity that he has any ownership interest in or controls directly or indirectly that may affect compliance obligations arising under 17 18 this Order, including: creation, merger, sale, or dissolution of the entity or any subsidiary, parent, or affiliate that engages in any acts or practices subject to this 19 Order. 20 2. 21 Reynolds, Sr. must report any change in: (a) name, including aliases 22 or fictitious names, or residence address; or (b) title or role in any business 23 activity, including any business for which he performs services, whether as an 24 employee or otherwise, and any entity in which he has any ownership interest or controls, directly or indirectly, and identify the name, physical address, and any 25 Internet address of the business or entity. 26 27 28 STIPULATION RE ORDER FOR PERMANENT INJUNCTION AS TO CFA, CSS, AND REYNOLDS. SR. Page 17

C. Reynolds, Sr. must submit notice of the filing of any bankruptcy petition, 1 2 insolvency proceeding, or similar proceeding by or against him within 14 days of its filing. 3

D. Any submission required by this Order to be sworn under penalty of perjury 4 must be true and accurate and comply with 28 U.S.C. § 1746, such as by concluding: "I 5 declare under penalty of perjury under the laws of the United States of America that the 6 7 foregoing is true and correct. Executed on [date] at [location]" and supplying the date, location, signatory's full name, title (if applicable), and signature. 8

E. 9 Unless otherwise directed by a Commission representative in writing, all submissions to Plaintiff Federal Trade Commission pursuant to this Order must be 10 emailed to DEbrief@ftc.gov or sent by overnight courier (not the U.S. Postal Service) to: 11 Associate Director for Enforcement, 12

Bureau of Consumer Protection, 13 Federal Trade Commission. 600 Pennsylvania Avenue NW, 14 Washington, DC 20580 15 The subject line of each submission must begin: FTC v. Cancer Fund of America, et al. 16 XI. RECORDKEEPING 17 IT IS FURTHER ORDERED that Reynolds, Sr. must create certain records for ten 18 years after entry of this Order, and retain each such record for five years. Specifically, 19 for any business that he, individually or collectively with any other Defendant named in 20 this matter, is a majority owner or controls directly or indirectly, he must create and 21 retain the following records: 22 A. Accounting records showing revenues from all goods or services sold or 23

billed: 24

Β. Personnel records showing, for each person providing services, whether as 25 an employee or otherwise, that person's name; address; telephone number; job title or 26 position; dates of service; and reason for termination (if applicable); 27

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- C. Records of all consumer complaints, whether received directly or indirectly,
 such as through a third party, and any response;
- 3D.All records necessary to demonstrate full compliance with each provision4of this Order, including all submissions to Plaintiff Federal Trade Commission; and
- 5

E.

XII. COMPLIANCE MONITORING

A copy of each unique advertisement or other marketing material.

7 IT IS FURTHER ORDERED that, for purposes of monitoring Reynolds, Sr.'s
8 compliance with this Order, including the accuracy of the financial representations upon
9 which the judgment was suspended:

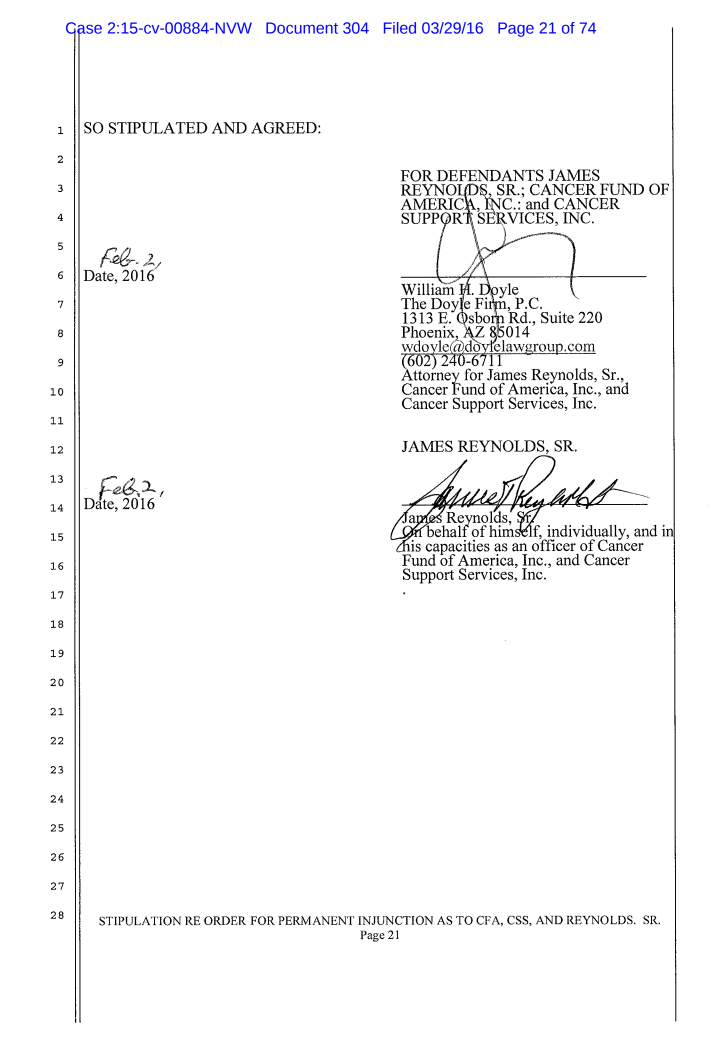
A. Within 14 days of receipt of a written request from a representative of any
Plaintiff, Reynolds, Sr. must submit additional compliance reports or other requested
information, which must be sworn under penalty of perjury; appear for depositions; and
produce documents for inspection and copying. Plaintiffs are also authorized to obtain
discovery, without further leave of court, using any of the procedures prescribed by
Federal Rules of Civil Procedure 29, 30 (including telephonic depositions), 31, 33, 34,
36, 45, and 69.

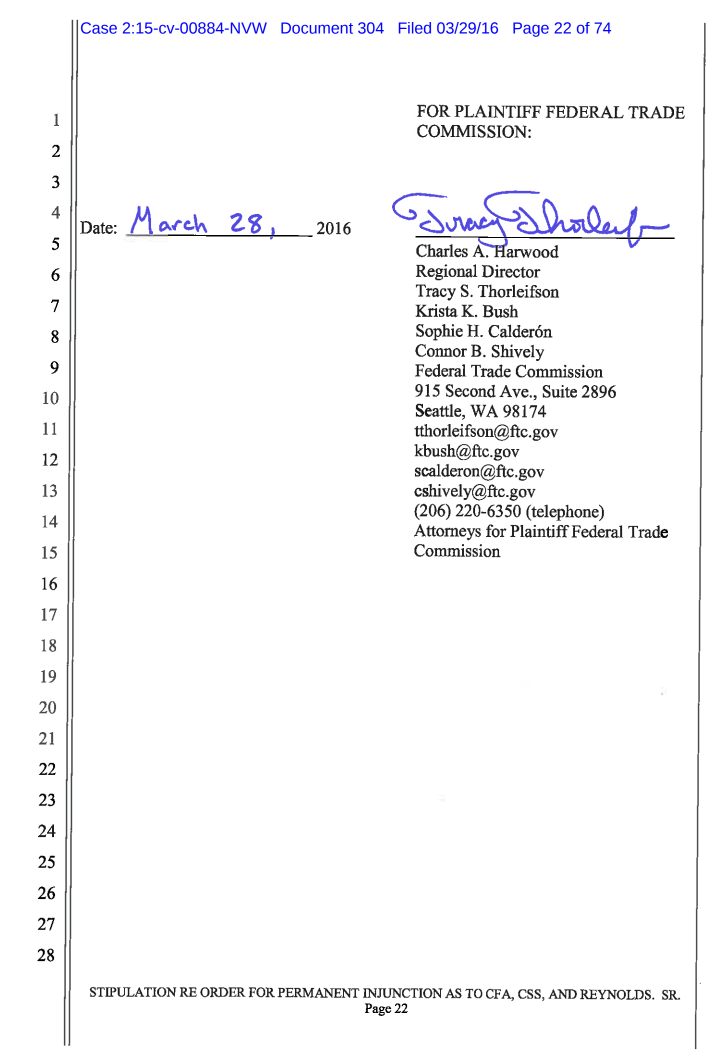
B. For matters concerning this Order, Plaintiffs are authorized to communicate
directly with Reynolds, Sr. Reynolds, Sr. must permit representatives of any Plaintiff to
interview any employee or other person affiliated with him who has agreed to such an
interview. The person interviewed may have counsel present.

C. Plaintiffs may use all other lawful means, including posing, through their
representatives, as consumers, suppliers, or other individuals or entities, to Reynolds, Sr.
or any individual or entity affiliated with him, without the necessity of identification or
prior notice. Nothing in this Order limits Plaintiff Federal Trade Commission's lawful
use of compulsory process, pursuant to Sections 9 and 20 of the FTC Act, 15 U.S.C.
§§ 49, 57b-1, or the Plaintiff States' lawful use of relevant state laws governing pre-suit
investigation and discovery.

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D. Upon written request from a representative of the Commission or any 1 2 Plaintiff State, any consumer reporting agency must furnish a consumer report 3 concerning Reynolds, Sr. pursuant to Section 604(1) of the Fair Credit Reporting Act, 15 U.S.C. §1681b(a)(1). 4 XIII. **RETENTION OF JURISDICTION** 5 IT IS FURTHER ORDERED that that this Court retains jurisdiction of this matter 6 7 for purposes of construction, modification, and enforcement of this Order. XIV. STATE COURT ENFORCEMENT 8 9 Without limiting the above provisions, CFA, CSS, and Reynolds, Sr. agree that the provisions of Sections II, III, and V of this Order may be enforced by any Plaintiff State 10 in a court of general jurisdiction in that Plaintiff's state if that Plaintiff State has reason to 11 believe that persons in its state have been affected. Defendants CFA, CSS, and Reynolds, 12 Sr. consent to any such court's jurisdiction for purposes of enforcing the terms of 13 Sections II, III, and V of this Order. 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 STIPULATION RE ORDER FOR PERMANENT INJUNCTION AS TO CFA, CSS, AND REYNOLDS. SR. Page 20





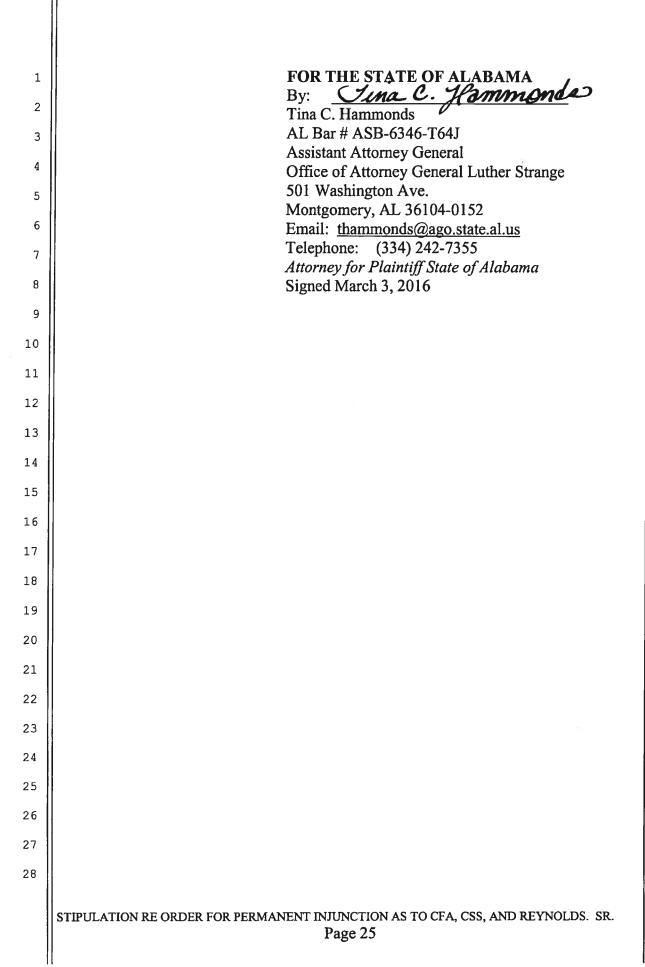
FOR THE STATE OF NEW MEXICO By: Elizabeth Korsmo (NM Bar # 8989)* Assistant Attorney General Office of Attorney General Hector Balderas 408 Galisteo St. Santa Fe, New Mexico 87501 ekorsmo@nmag.gov Telephone: (505) 827-6000 Attorney for Plaintiff State of New Mexico Signed ______, 2016 STIPULATION RE ORDER FOR PERMANENT INJUNCTION AS TO CFA, CSS, AND REYNOLDS. SR. Page 23

FOR THE STATE OF ARIZONA

By:

MatchewickNancy V. Anger (AZ Bar 006810)Matthew du Mee (AZ Bar 028468)Assistant Attorneys GeneralOffice of Attorney General Mark Brnovich1275 West WashingtonPhoenix, Arizona 85007-2997Nancy.Anger@azag.govMatthew.duMee@azag.govMatthew.duMee@azag.govTelephone: (602) 542-3725Attorney for Plaintiff State of Arizona

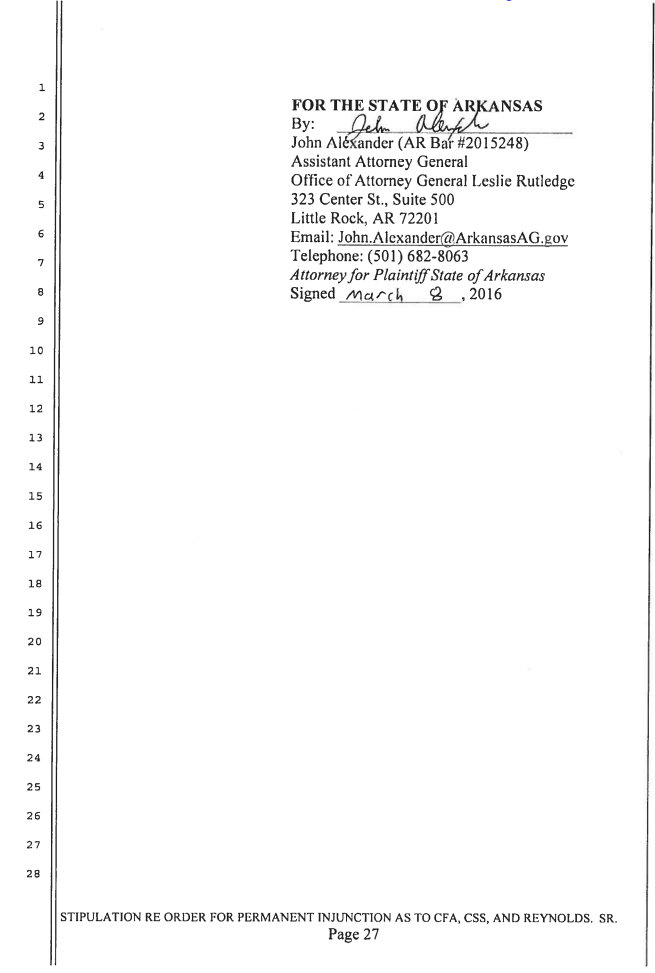
Signed March \mathbb{Z} , 2016



FOR THE STATE OF ALASKA

By: Cynthia C. Drinkwater (AK Bar #8808159) Assistant Attorney General Office of Attorney General Craig W. Richards 1031 W. 4th Ave., Suite 200 Anchorage, AK 99501 Email: cynthia.drinkwater@alaska.gov Telephone: (907) 269-5200 Attorney for Plaintiff State of Alaska

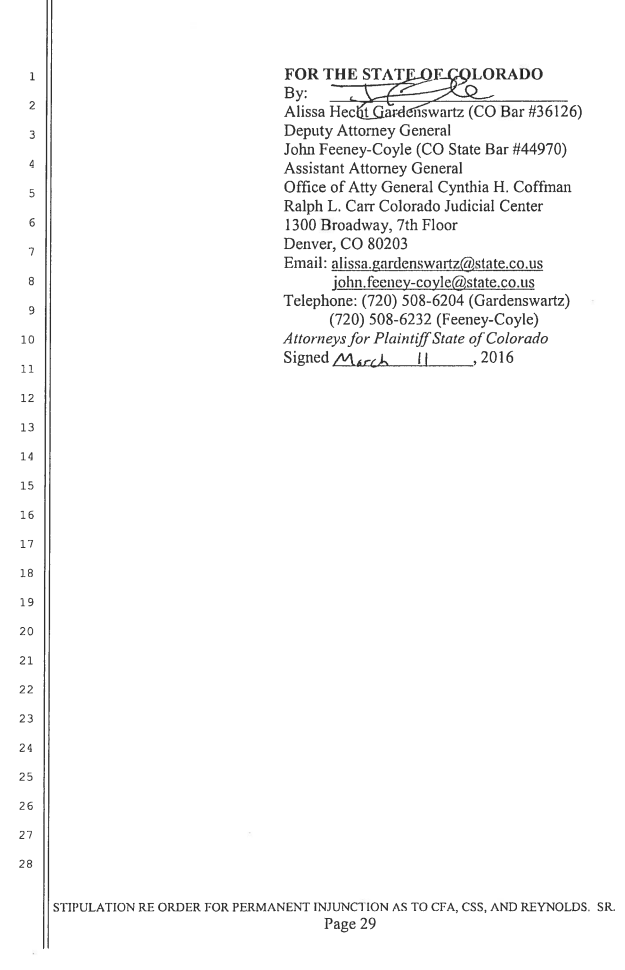
Signed <u>February 22</u>, 2016

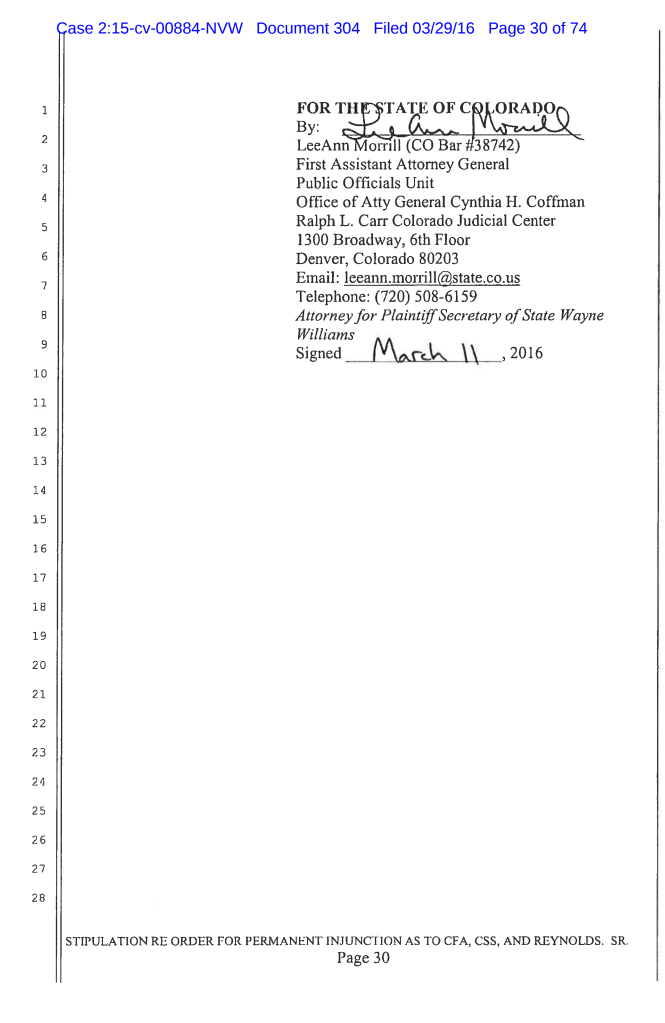


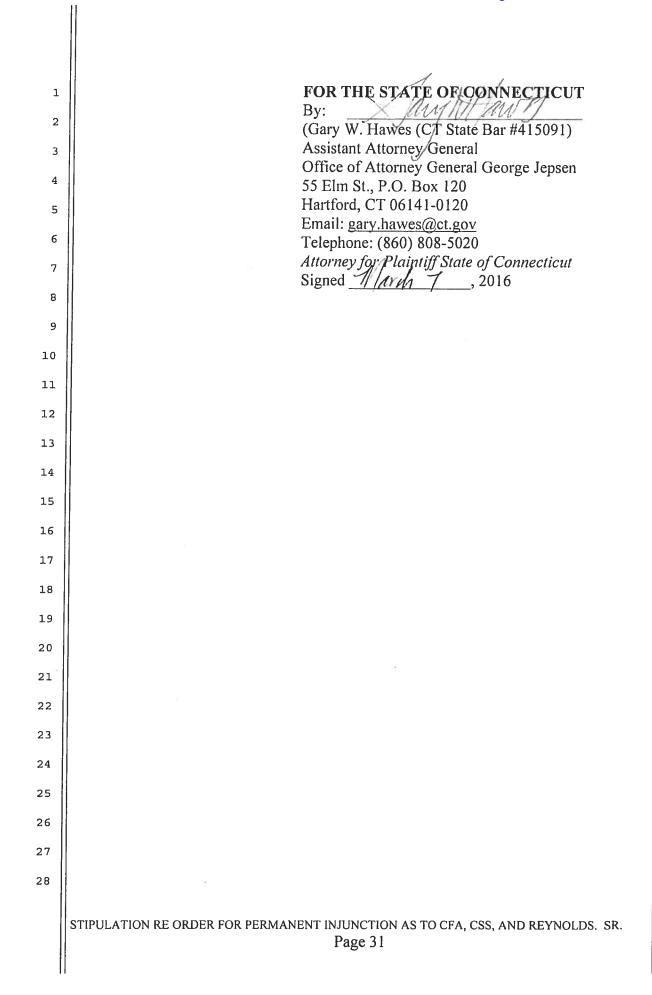
FOR THE STATE OF CALIFORNIA By: <u>Hogo Bendt & Gree</u> Sonja K. Berndt (CA State Bar#131358)

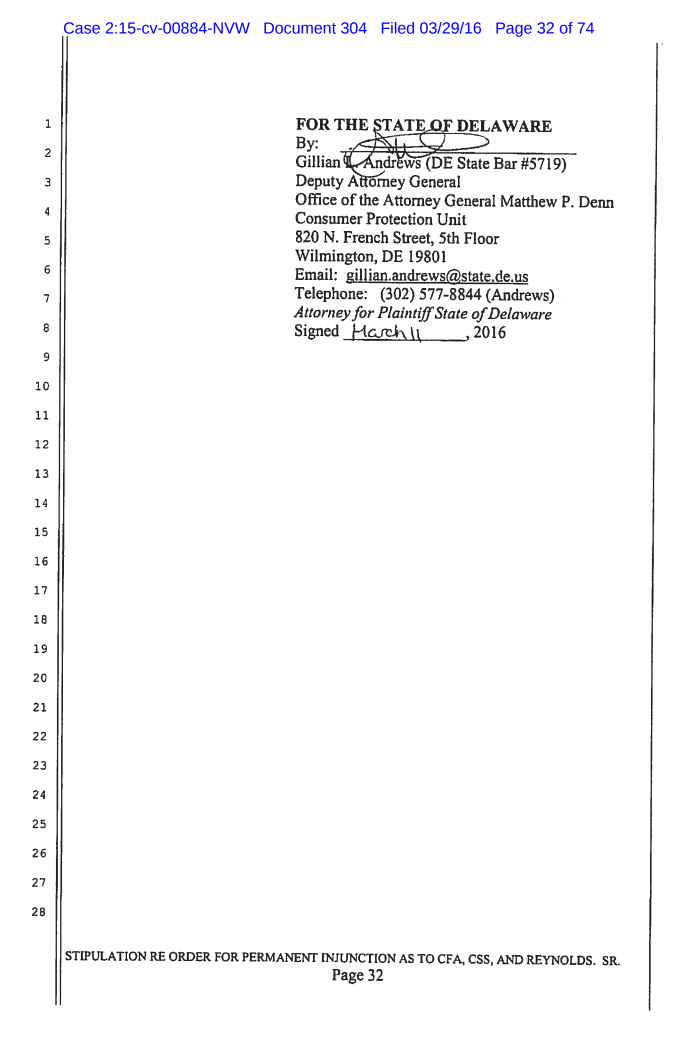
Sonja K. Berndt (CA State Bar#131358) Deputy Attorney General Office of Attorney General Kamala D. Harris 300 S. Spring St., Suite 1702 Los Angeles, CA 90013 Email: <u>sonja.berndt@doj.ca.gov</u> Telephone: (213) 897-2179 Attorney for Plaintiff State of California Signed March 10, 2016



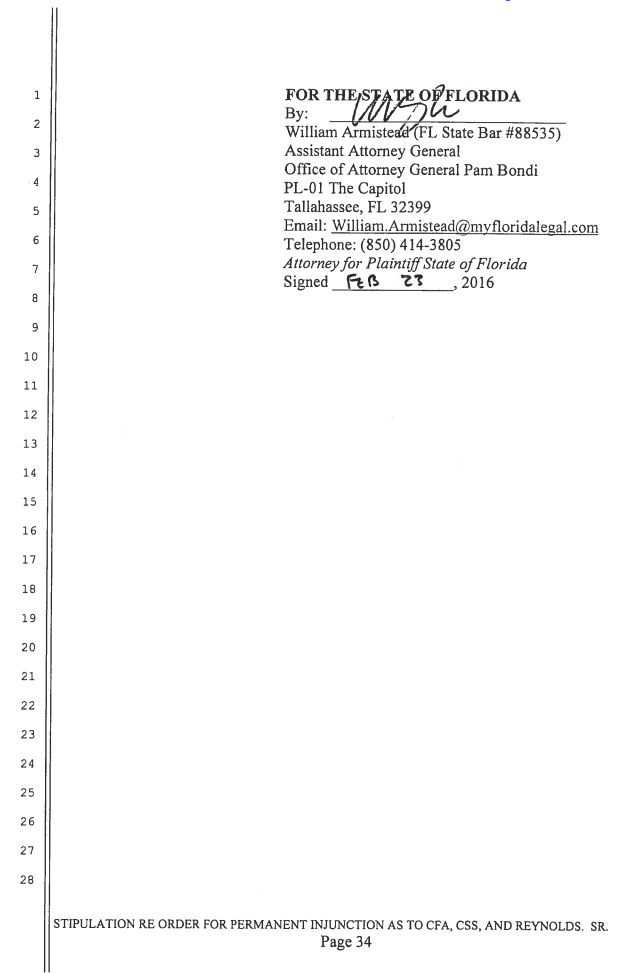


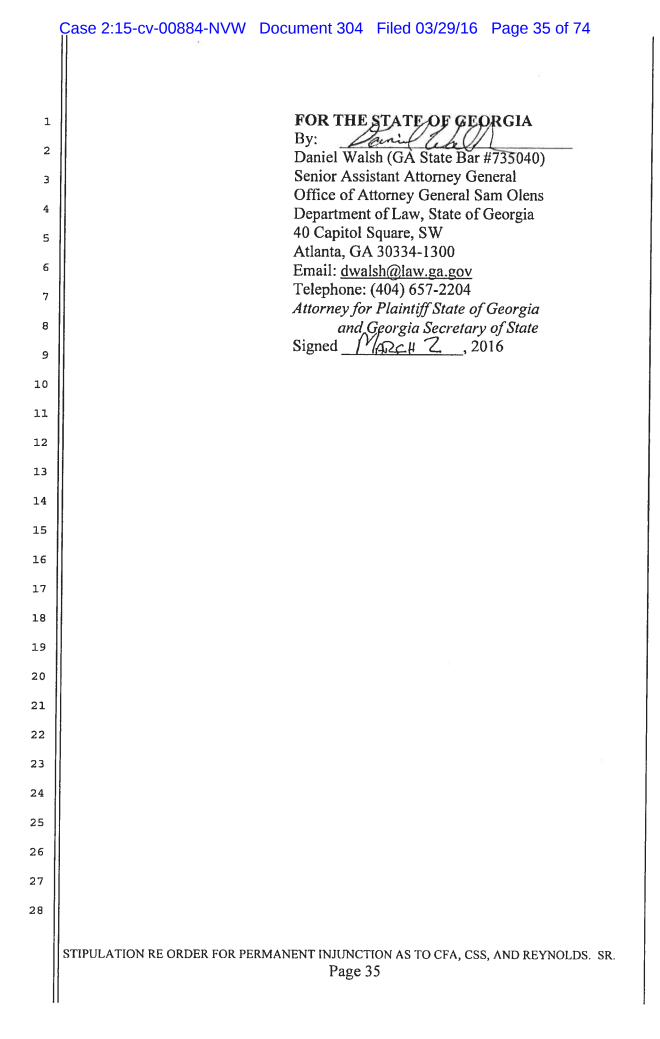


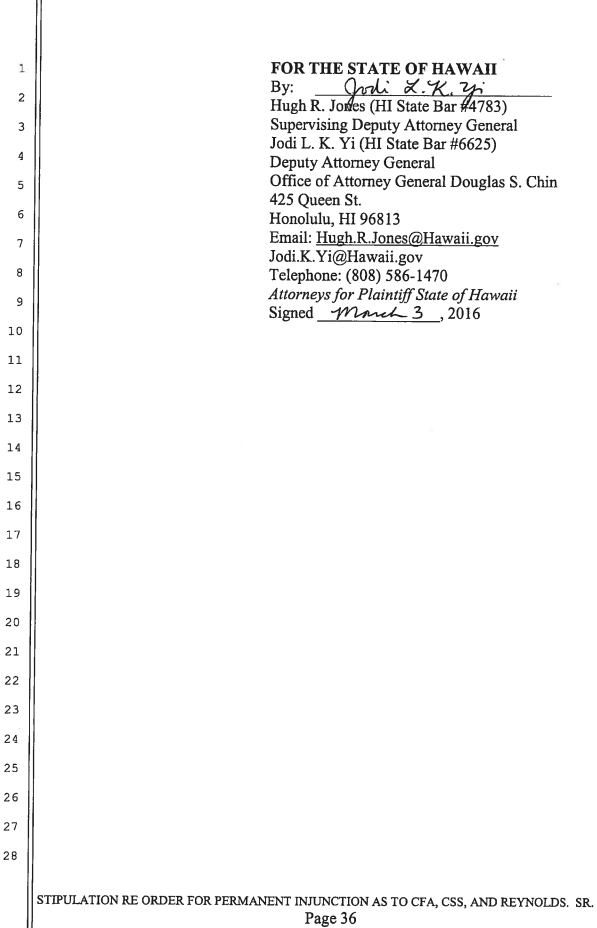


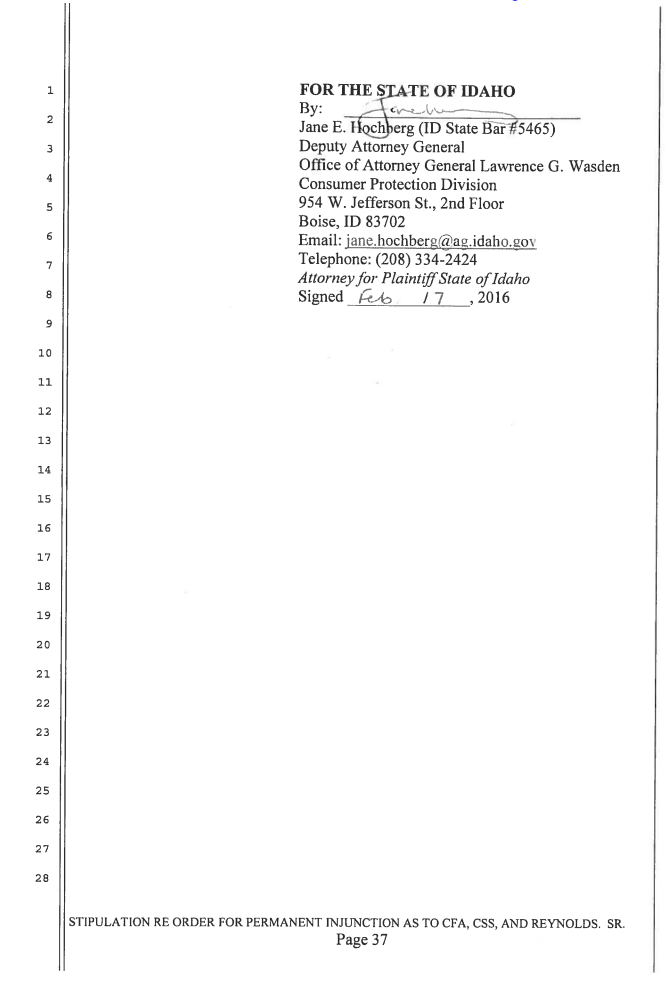


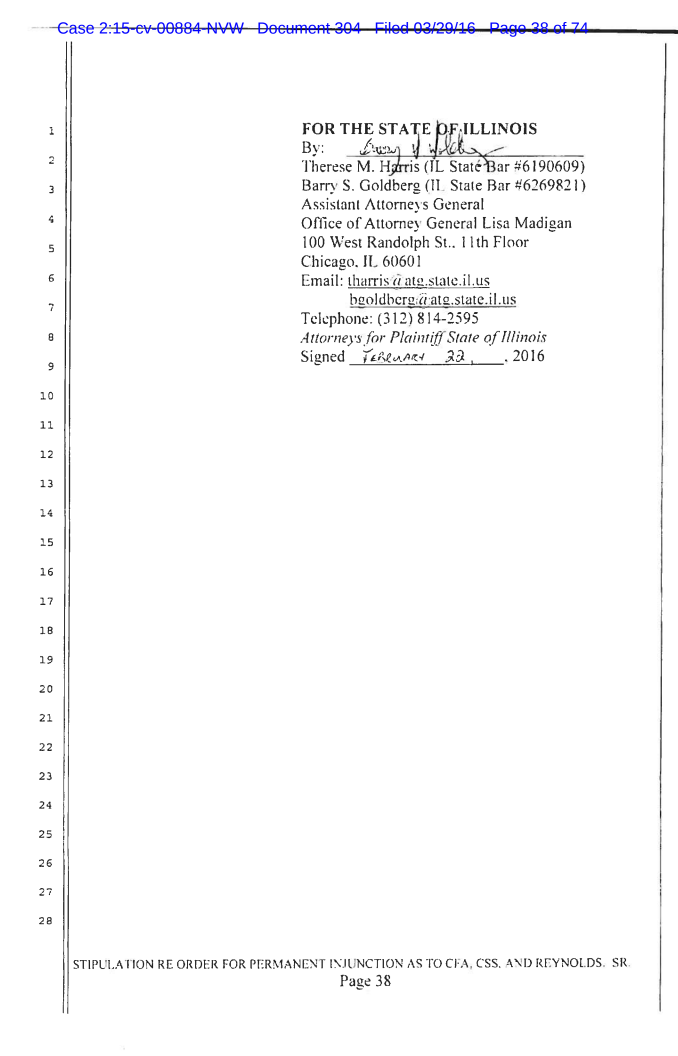
	FOR THE DISTRICT OF COLUMBIA
1	FOR THE DISTRICT OF COLUMBIA
2	KARL A. RACINE Attorney General for the District of Columbia
3	Automey General for the District of Columbia
4	ELIZABETH SARAH GERE Deputy Attorney General
5	Public Interest Division
6	BENNETT RUSHKOFF
7	Assistant Deputy Attorney General
8	Public Integrity Unit
9	
10	By: BRIAN B. CALDWELL (DC Bar # 979680)*
11	Assistant Attorney General
12	Office of Attorney General Karl A. Racine 441 Fourth Street, N.W., Suite 650-S
13	Washington, D.C. 20001
14	Telephone: (202) 727-6211 Brian.caldwell@dc.gov
15	
16	* Admitted <i>pro hac vice</i>
17	Attorney for Plaintiff District of Columbia
18	Signed: March 10, 2016
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	STIPULATION RE ORDER FOR PERMANENT INJUNCTION AS TO CFA, CSS, AND REYNOLDS. SR. Page 33
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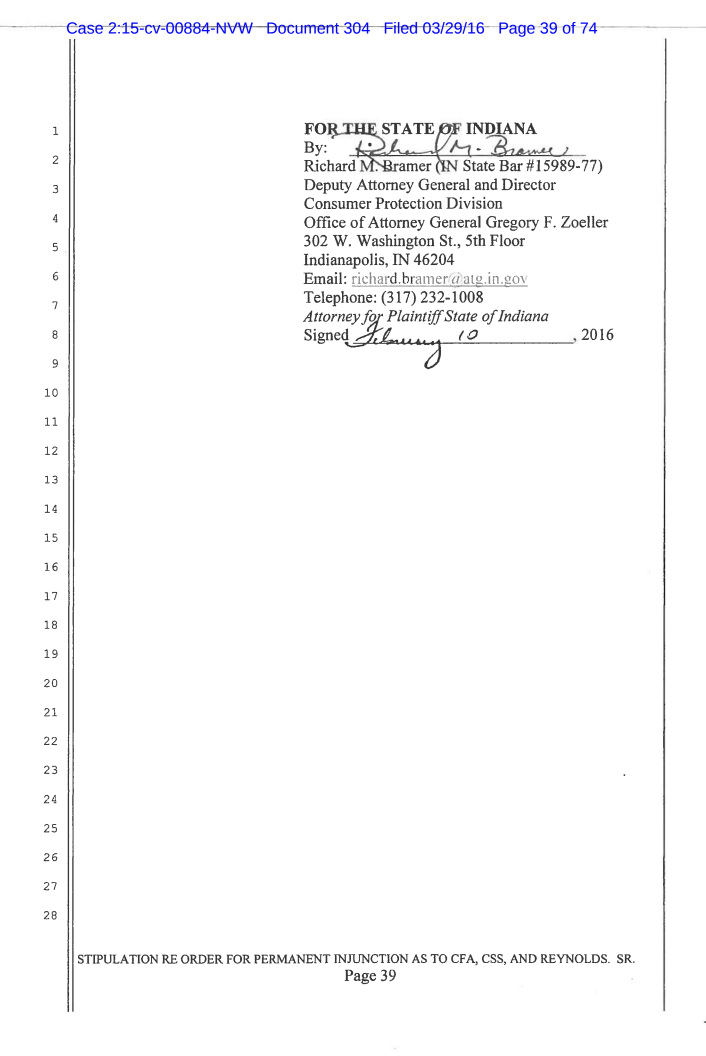


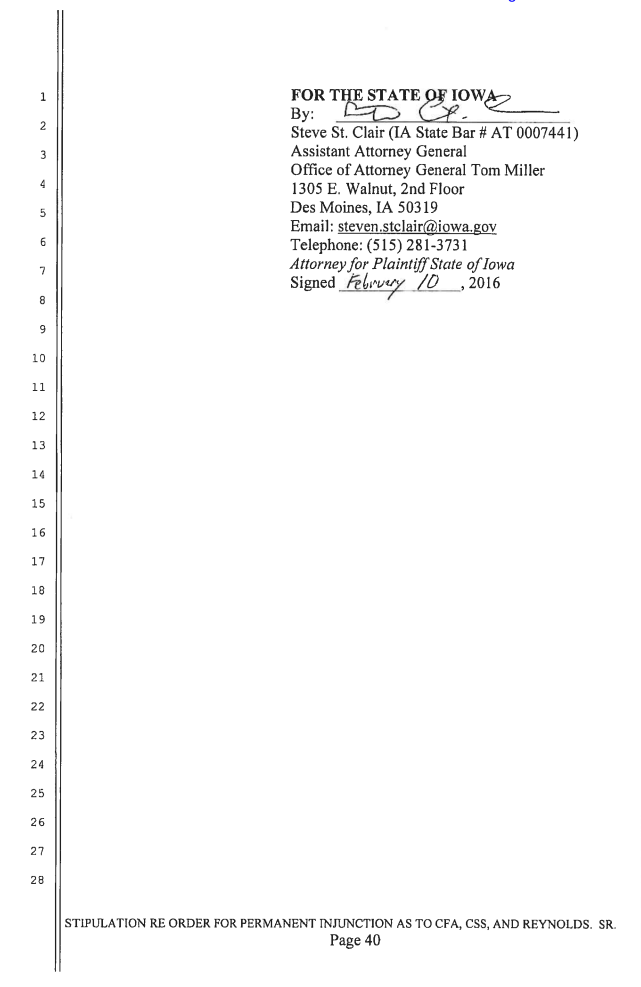












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FOR THE STATE OF KANSAS

By:

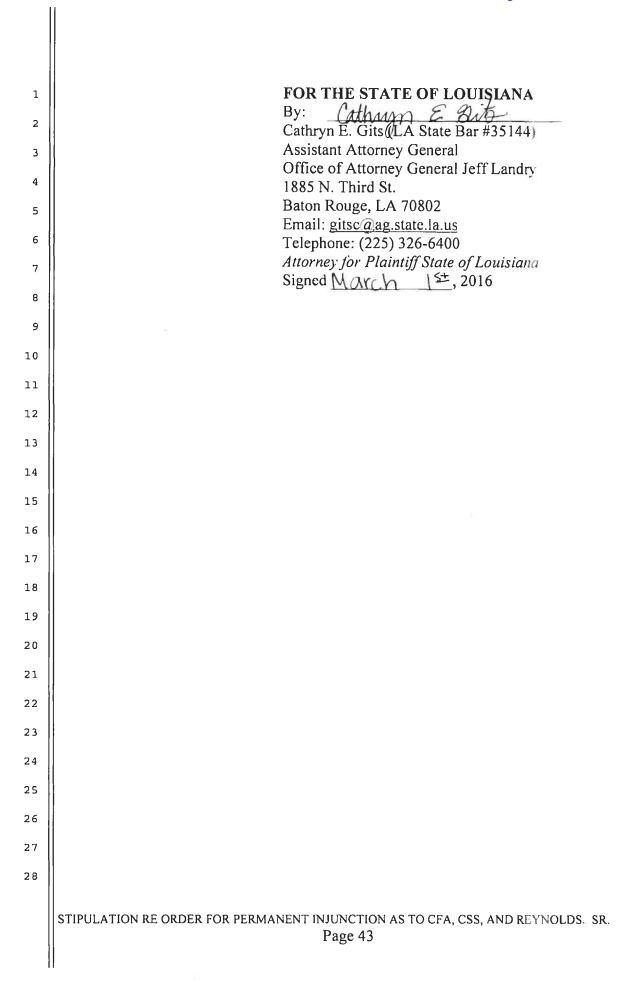
Lynette R. Bakker (KS State Bar #22104) Assistant Attorney General Office of Attorney General Derek Schmidt 120 S.W. 10th Ave., 2nd Floor Topeka, KS 66612 Email: <u>lynette.bakker@ag.ks.gov</u> Telephone: (785) 296-3751 Attorney for Plaintiff State of Kansas

Signed February 17, 2016

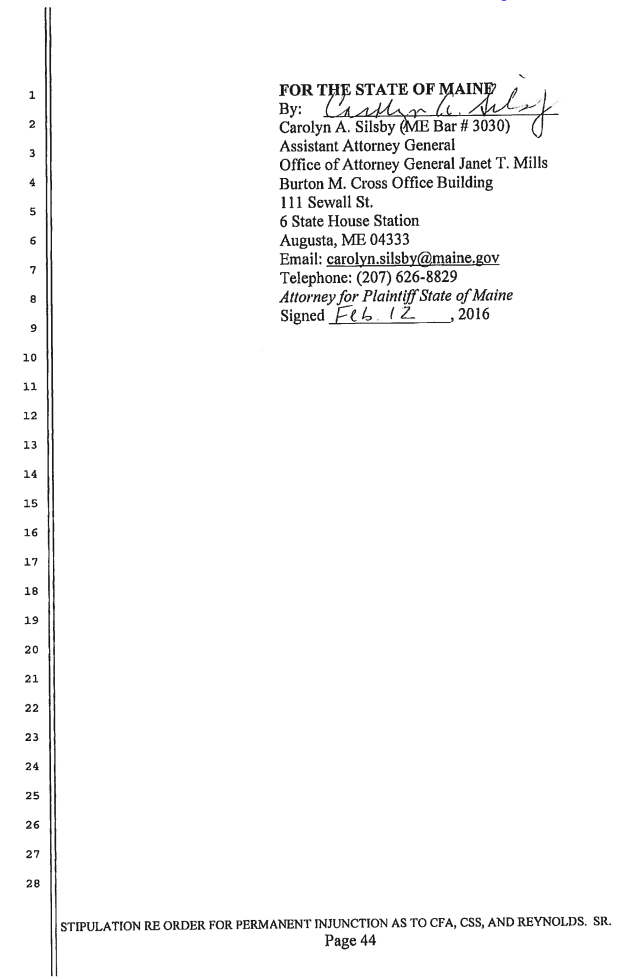
STIPULATION RE ORDER FOR PERMANENT INJUNCTION AS TO CFA, CSS, AND REYNOLDS. SR. Page 41

1	By:
2	Leah Cooper Boggs (KY State Bar #83471)
3	John Ghaelian (KY State Bar #94987) Assistant Attorneys General
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6	Email: <u>John.Ghaelian2@ky.gov</u>
7	<u>Leah.Boggs@ky.gov</u> Telephone: (502) 696-5389
8	Attorneys for Plaintiff
9	Commonwealth of Kentucky Signed Third 7, 2016
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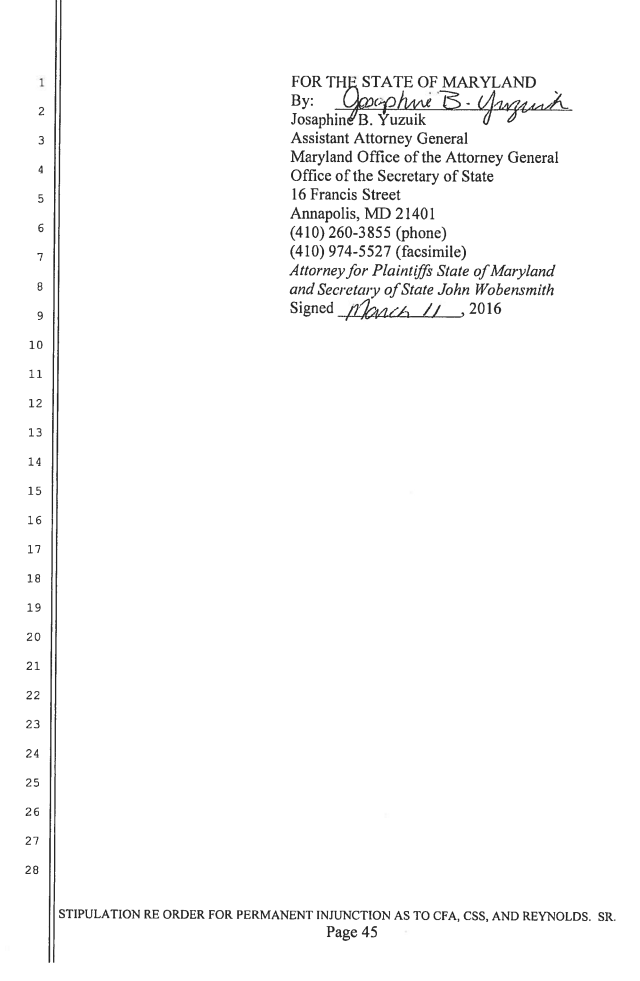
Case 2:15-cv-00884-NVW Document 304 Filed 03/29/16 Page 43 of 74



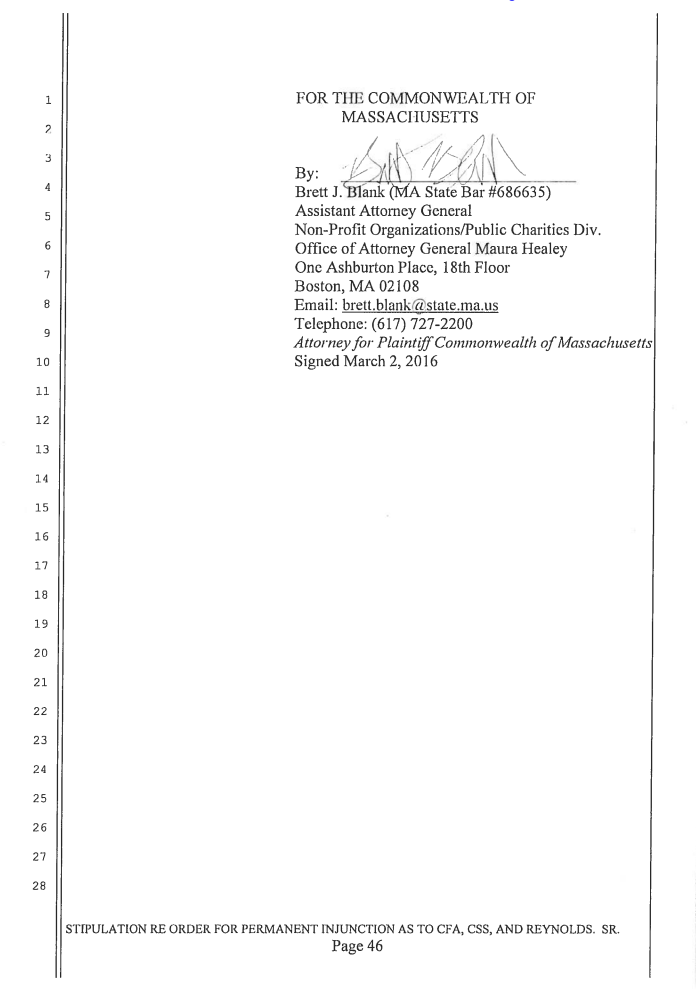
Case 2:15-cv-00884-NVW Document 304 Filed 03/29/16 Page 44 of 74

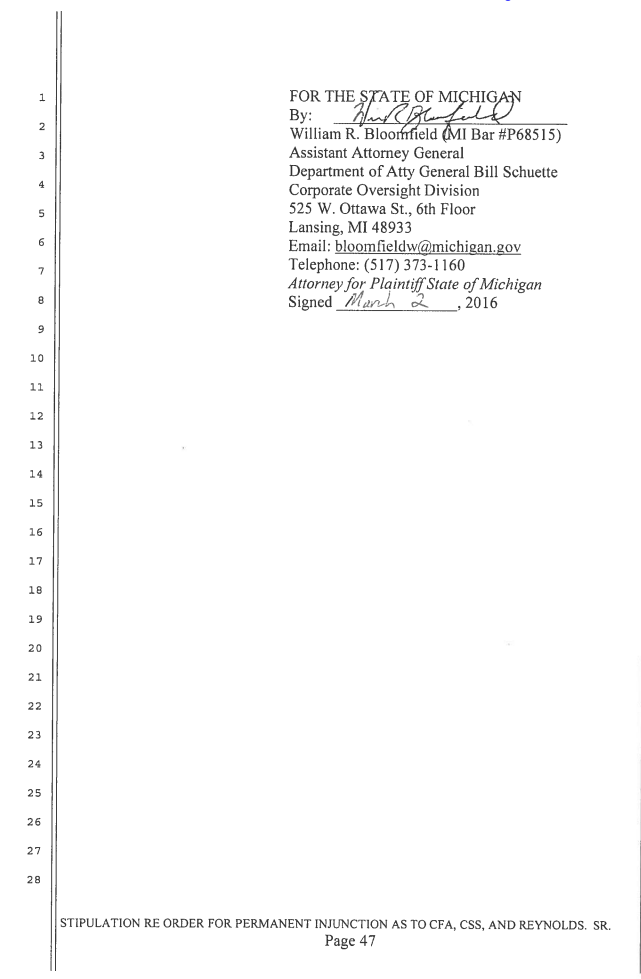


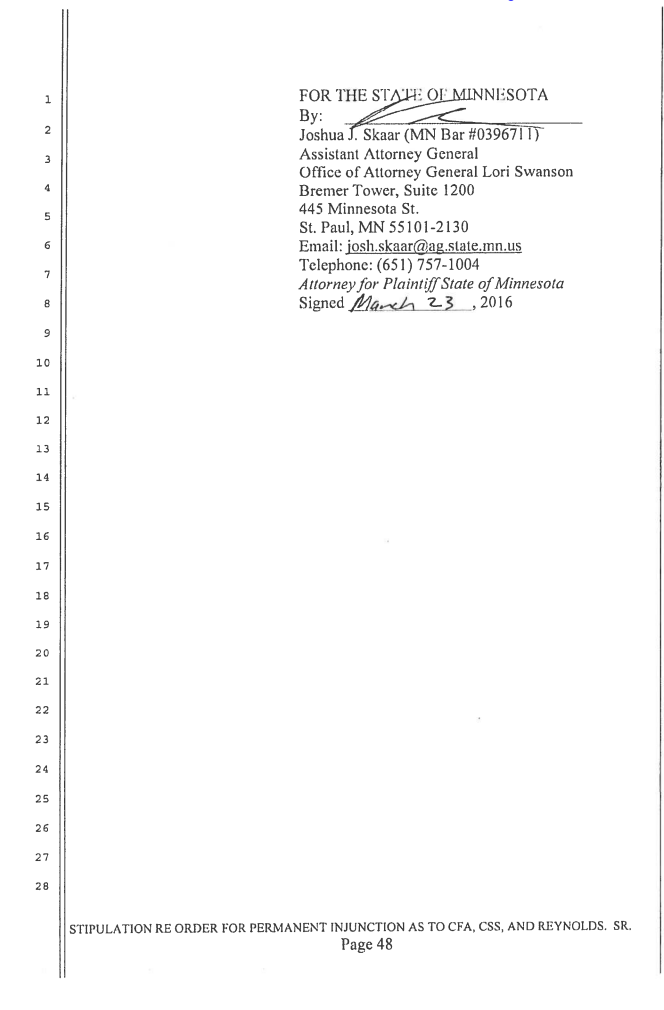


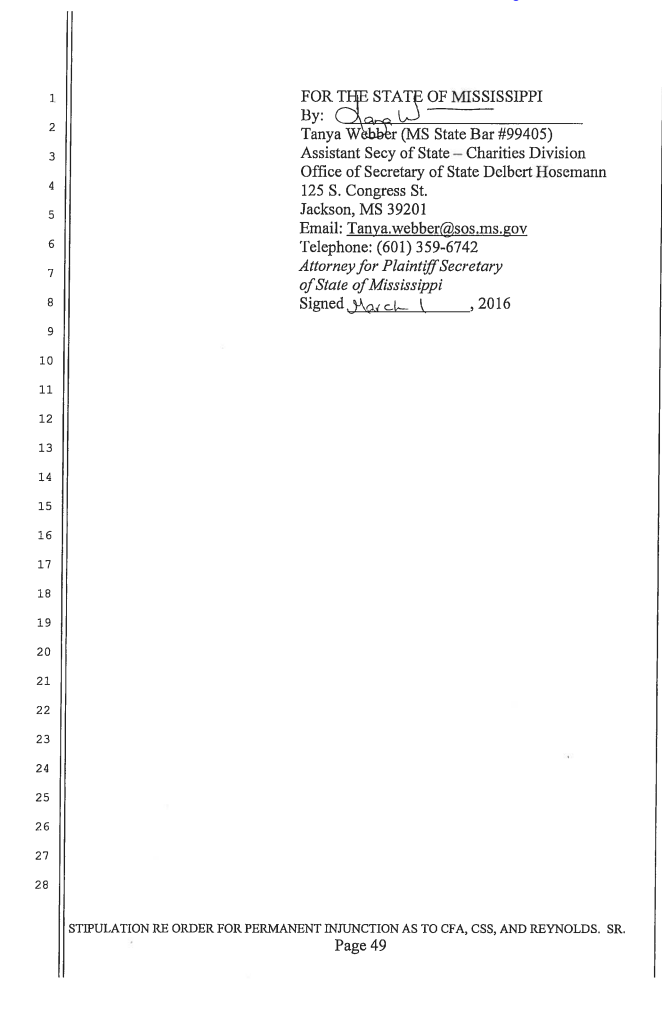


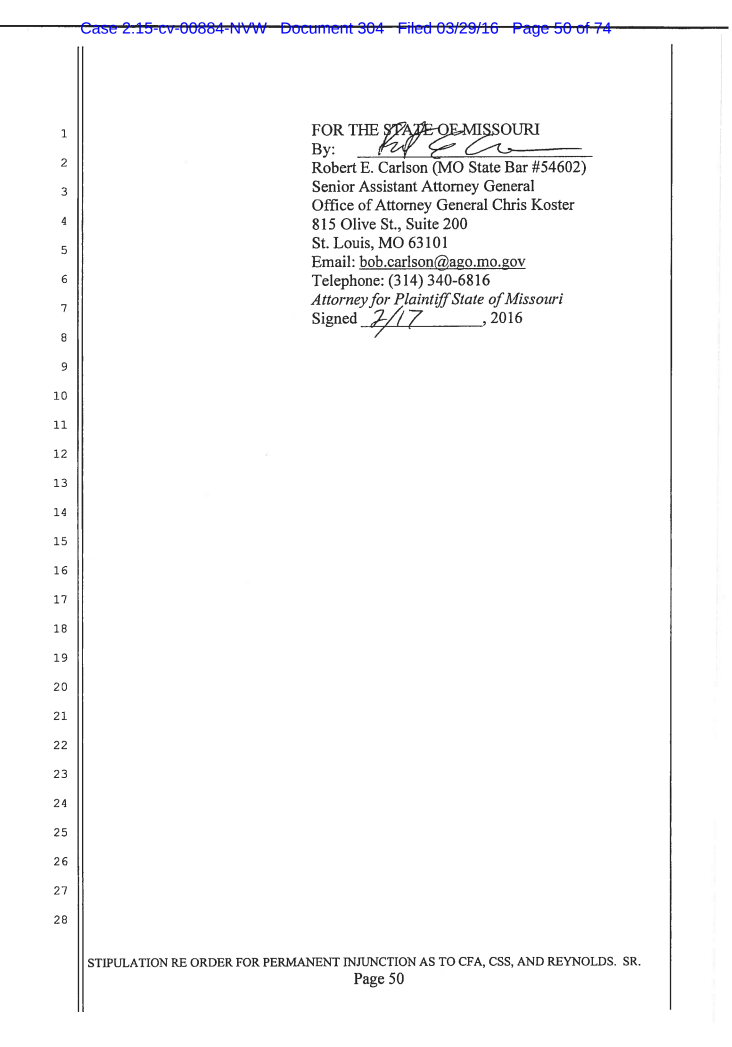
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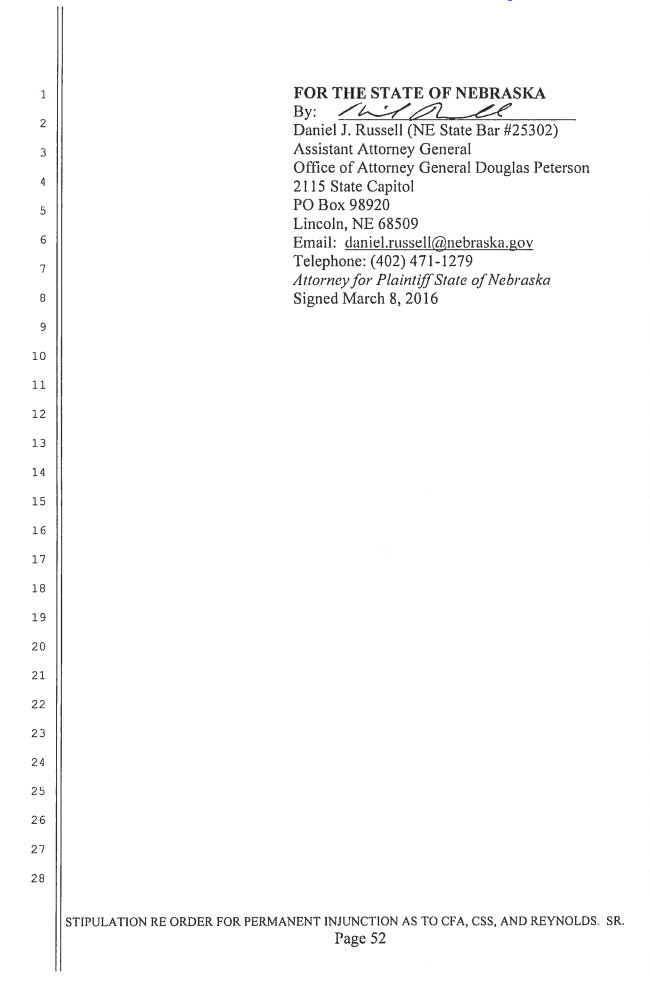


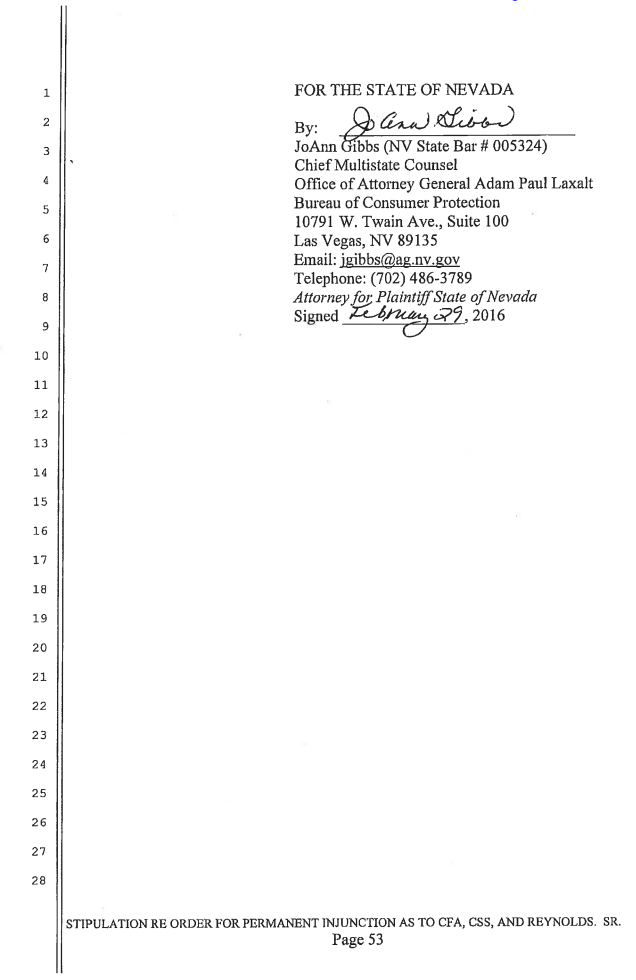


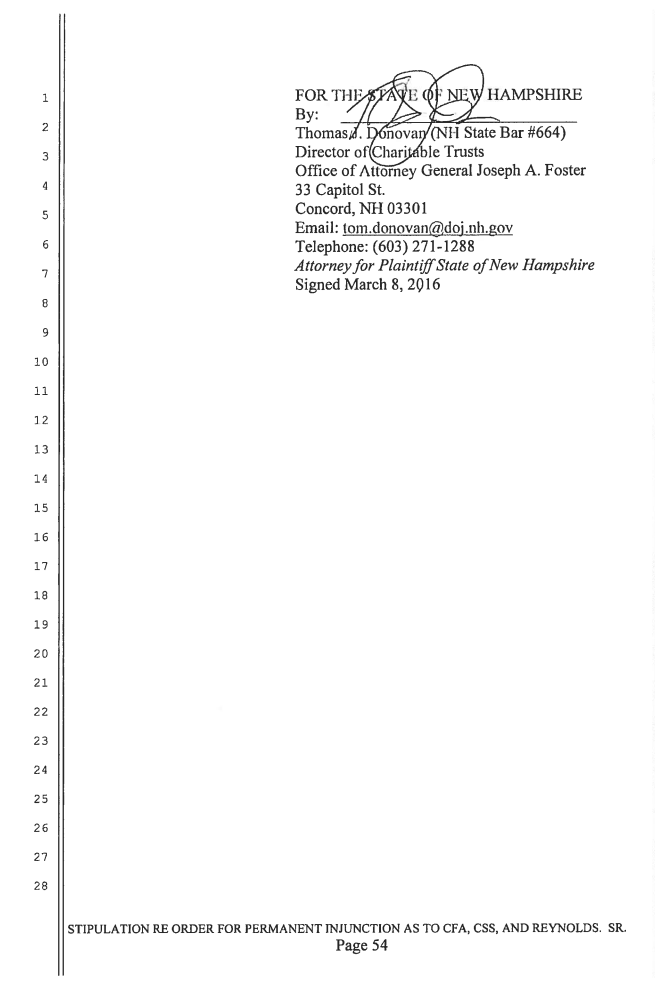




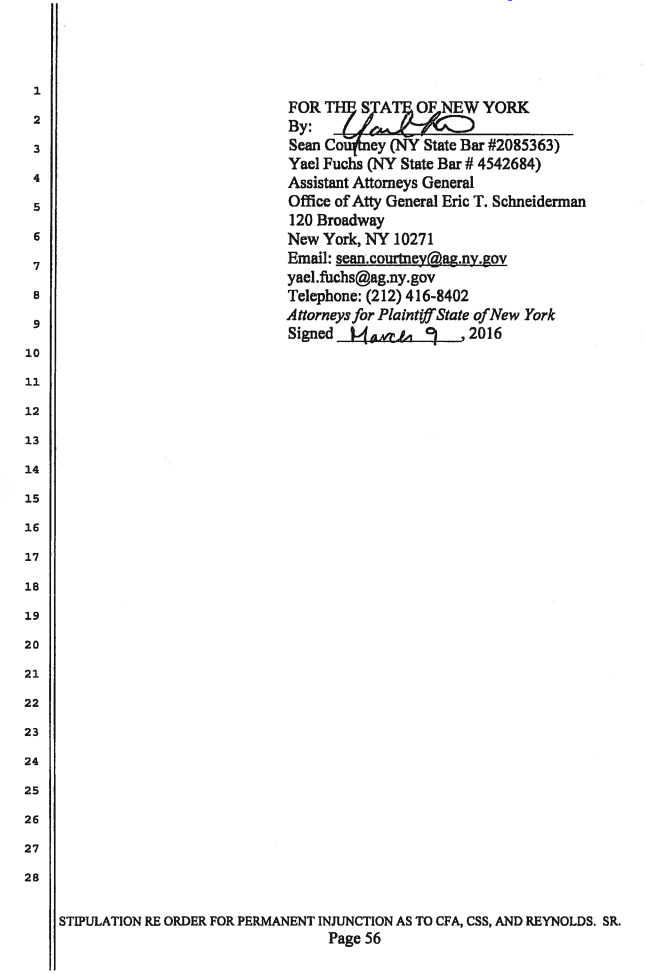
FOR THE STATE OF MONTANA By: Lilley L. Haplen E. Edwin Eck (MT State Bar #414) Deputy Attorney General Kelley L. Hubbard (MT State Bar #9604) Assistant Attorney General Office of Attorney General Timothy C. Fox P. O. Box 200151 Helena, MT 59601 Email: EdEck@mt.gov khubbard@mt.gov Telephone: (406) 444-2026 Attorneys for Plaintiff State of Montana Signed March 7, 2016 STIPULATION RE ORDER FOR PERMANENT INJUNCTION AS TO CFA, CSS, AND REYNOLDS. SR. Page 51





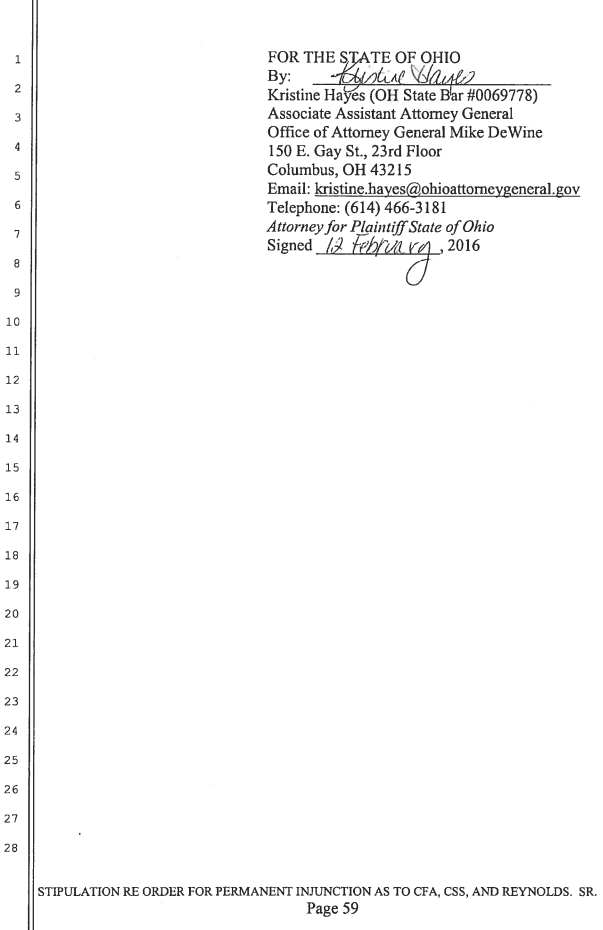


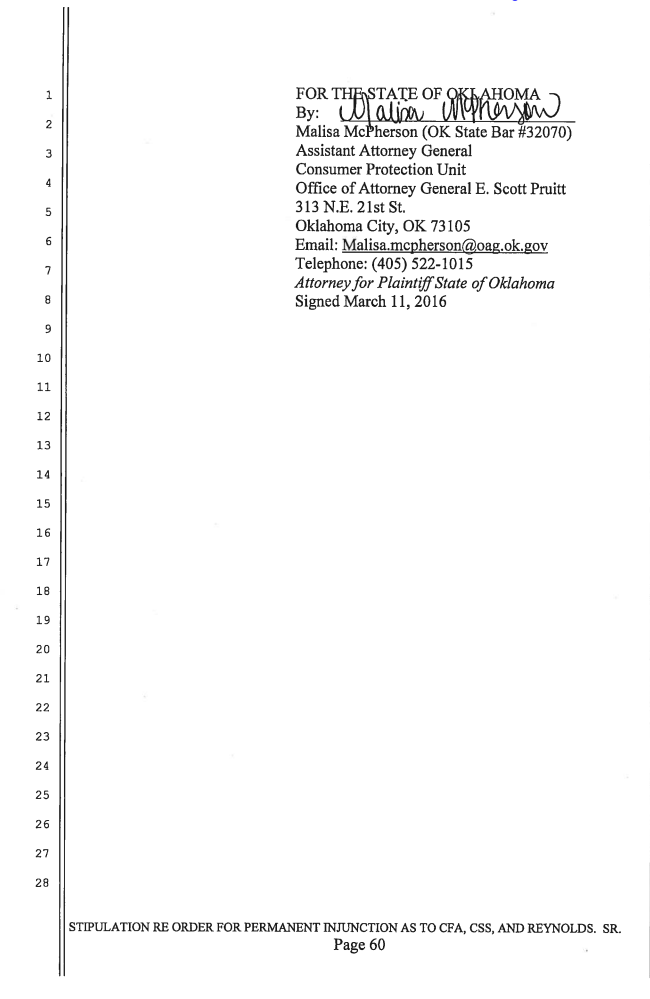
FOR THE STATE OF NEW JERSEY By: Erin M. Greene (NJ State Bar #014512010) Deputy Attorney General State of New Jersey Office of the Attorney General Division of Law 124 Halsey St. P.O. Box 45029 Newark, NJ 07101 Email: <u>erin.greene@dol.lps.state.nj.us</u> Telephone: (973) 648-4846 Attorney for Plaintiff State of New Jersey Signed March 10, 2016 STIPULATION RE ORDER FOR PERMANENT INJUNCTION AS TO CFA, CSS, AND REYNOLDS. SR. Page 55

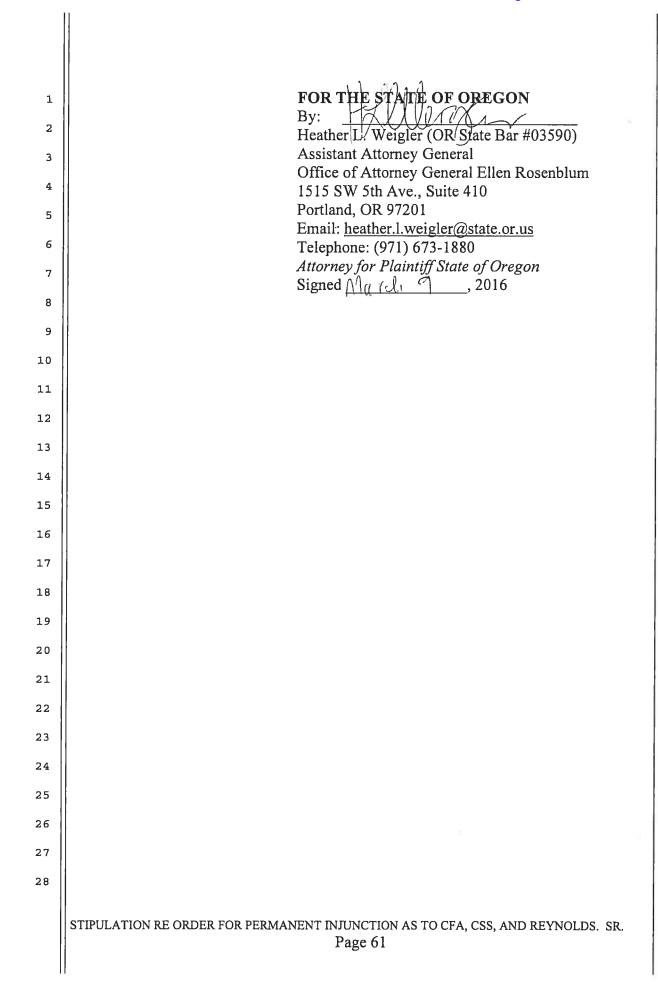


1	FOR THE STATE OF NORTH CAROLINA
2	ROY COOPER, ATTORNEY GENERAL
3	By: reed, that
4	Creecy Johnson (NC/State Bar #32619)
5	Special Deputy Attorney General Office of Attorney General Roy Cooper
6	9001 Mail Service Center Raleigh, NC 27699
7 8	Email: <u>ccjohnson@ncdoj.gov</u>
° 9	Telephone: (919) 716-6000
10	ELAINE F. MARSHALL, SECRETARY OF STATE
11	By: Oaniel Brijse Jolism
12	Daniel Snipes Johnson (NC State Bar #9289) Special Deputy Attorney General
13	Counsel for North Carolina Secretary of State Elaine F. Marshall
14	P.O. Box 629
15	Raleigh, NC 27699 Email: <u>djohnson@ncdoj.gov</u>
16	Telephone: (919) 716-6610
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18	Signed <u>/ Orch</u> , 2016
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	STIPULATION RE ORDER FOR PERMANENT INJUNCTION AS TO CFA, CSS, AND REYNOLDS. SR. Page 57

FOR THE STATE OF NORTH DAKOTA 1 2 STATE OF NORTH DAKOTA Wayne Stenehjem 3 Attorney General 4 5 By: 6 Elin S. Alm (ND Bar # 05924) Assistant Attorney General 7 Office of Atty General Wayne Stenehjem Consumer Protection and Antitrust Div. 8 Gateway Professional Center 9 1050 E. Interstate Ave., Ste. 200 Bismarck, ND 58503 10 Email: ealm@nd.gov 11 Telephone: (701) 328-5570 12 Attorney for Plaintiff State of North Dakota 13 Signed Feb. 16, 2016 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 STIPULATION RE ORDER FOR PERMANENT INJUNCTION AS TO CFA, CSS, AND REYNOLDS. SR. Page 58



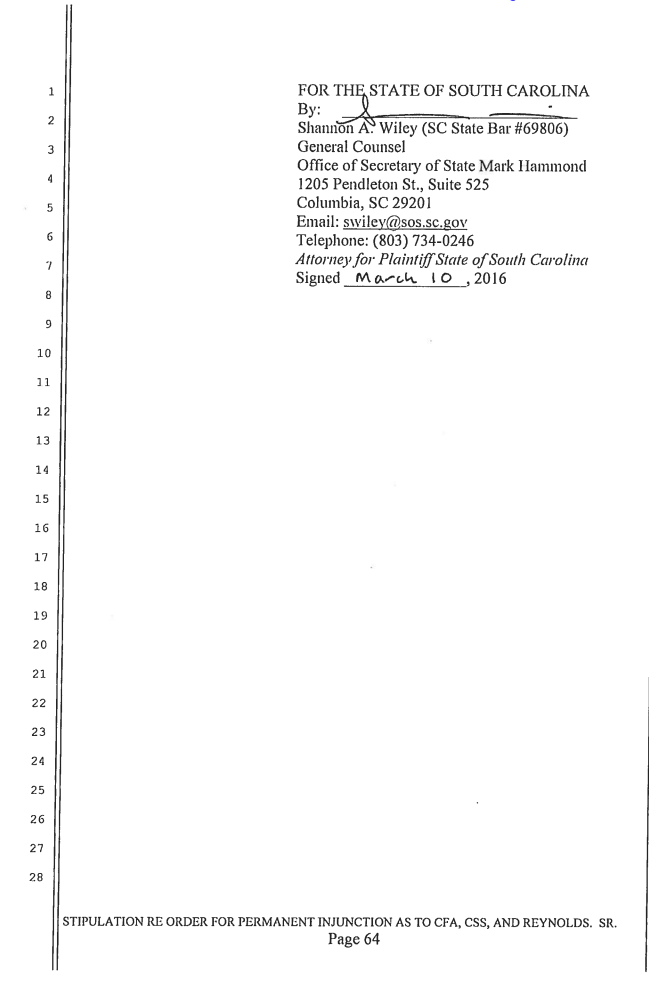


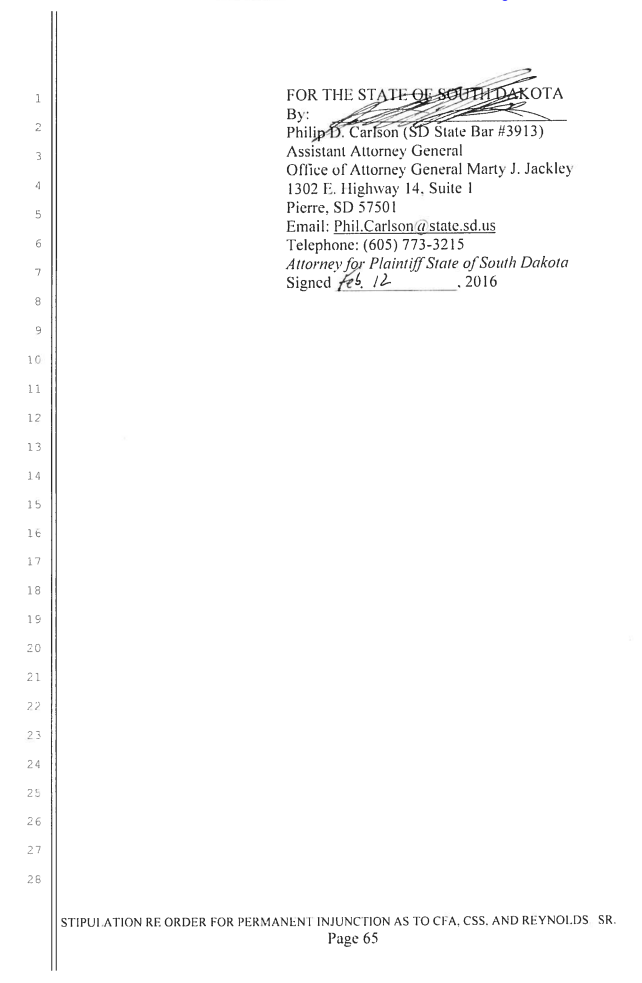


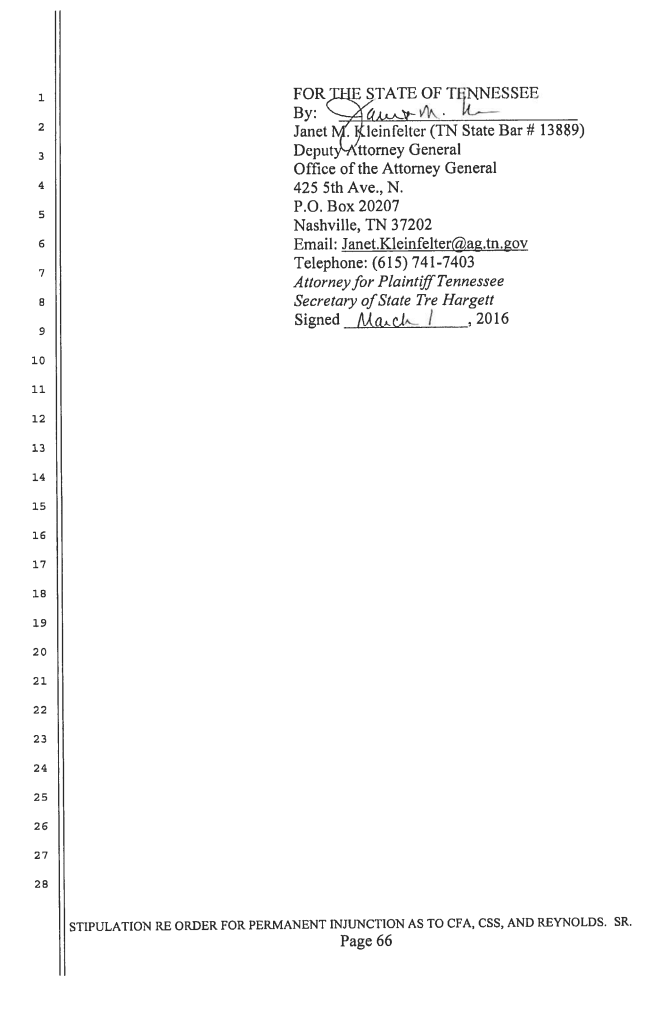
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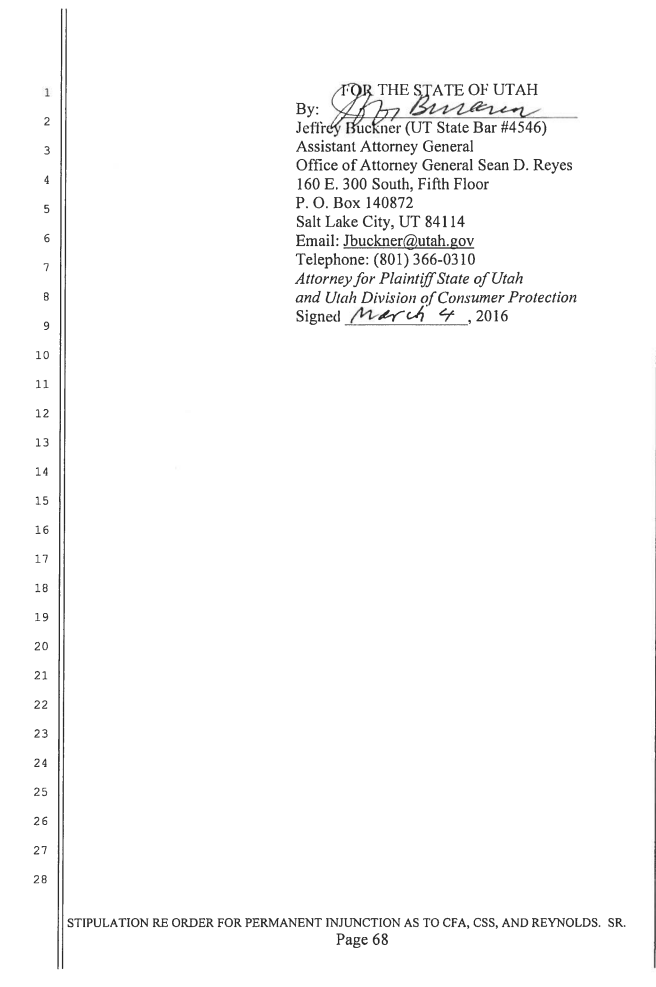
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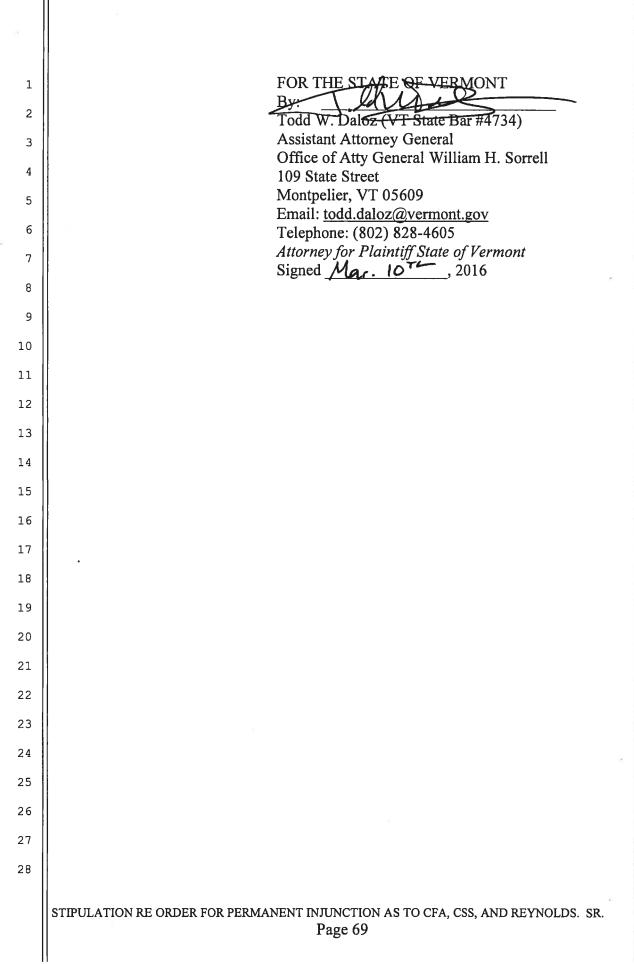






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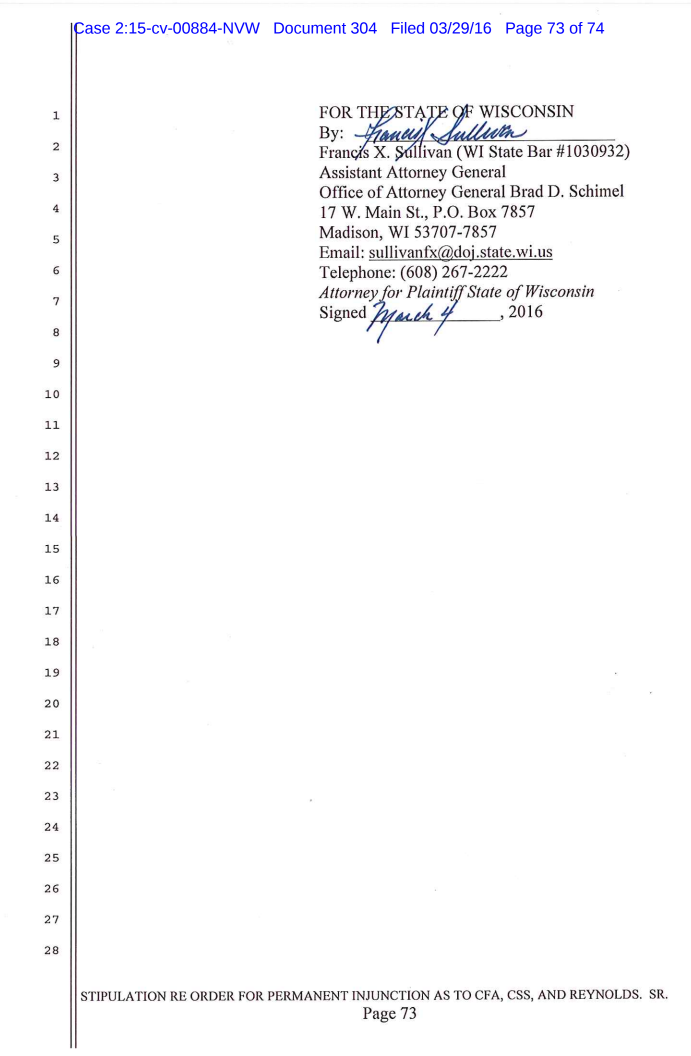
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