Case: 14-319 Document: 104-1 UNITED STATES COURT OF APP Thurgood Marshall U.S. Courthouse 40 Foley Squa	PEALS FOR THE SECOND CIRCUIT	
Thurgood Marshall U.S. Courthouse 40 Foley Square, New York, NY 10007 Telephone: 212-857-8500 MOTION INFORMATION STATEMENT		
Docket Number(s): 14-0319	Caption [use short title]	
Motion for: amendment of caption.	June Shew et al. v Dannel Malloy et al.	
	-	
	_	
Set forth below precise, complete statement of relief sought:		
Appellants seek to amend the caption, as	_	
reflected in the accompanying affidavit.	-	
	-	
	-	
	_	
MOVING-PARTY:	OPPOSING PARTY: Dannel P. Malloy, et al.	
Plaintiff Defendant Appellant/Petitioner Appellee/Respondent		
MOVING ATTORNEY: Brian T. Stapleton	OPPOSING ATTORNEY: Michael Skold, AAG	
	address, phone number and e-mail]	
11 Martine Ave., 7th Floor	55 Elm Street/P.O. Box 120	
White Plains, New York 10606	Hartford, CT 06141-0120	
(914) 798-5401/bstapleton@goldbergsegalla.com	(860) 808-5020/michael.skold@ct.gov	
Court-Judge/Agency appealed from: Judge Alfred V. Covello		
Please check appropriate boxes:	FOR EMERGENCY MOTIONS, MOTIONS FOR STAYS AND INJUNCTIONS PENDING APPEAL:	
Has movant notified opposing counsel (required by Local Rule 27.1):	Has request for relief been made below? Yes No Has this relief been previously sought in this Court? Yes No	
Opposing counsel's position on motion:	Requested return date and explanation of emergency:	
Unopposed Opposed Don't Know Does opposing counsel intend to file a response:		
Yes Vo Don't Know		
Is oral argument on motion requested? Yes Vo (requests	for oral argument will not necessarily be granted)	
Has argument date of appeal been set? Yes V No If yes, enter date:		
Signature of Moving Attorney: /S Brian T. Stapleton Date: August 6, 2014	Service by: CM/ECF Other [Attach proof of service]	

UNITED STATES COURT OF APPEALS for the SECOND CIRCUIT

1

JUNE SHEW; STEPHANIE CYPHER; PETER)
OWENS, BRIAN MCCLAIN; HILLER)
SPORTS, LLC; MD SHOOTING SPORTS,)
LLC; CONNECTICUT CITIZENS' DEFENSE)
LEAGUE, COALITION OF CONNECTICUT)
SPORTSMEN, RABB ANDREW MUELLER	
I MITCHELL ROCKLIN; STEPHEN HOLLY;)
Plaintiffs,)
-against-)
DANNEL P. MALLOY, in his official capacity as)
Governor of the State of Connecticut;	ì
KEVIN T. KANE, in his official capacity as	$\hat{)}$
Chief State's Attorney of the State of Connecticut;	$\frac{1}{2}$
REUBEN F. BRADFORD, in his official capacity	$\frac{1}{2}$
as Commissioner of the Connecticut Department)
of Emergency Services and Public Protection;)
DAVID I. COHEN, in his official capacity as)
)
State's Attorney for the Stamford/ Norwalk Judicial District, Geographic Areas Nos. 1 and 20;)
JOHN C. SMRIGA, in his official capacity as)
State's Attorney for the Fairfield Judicial District,)
Geographical Area No. 2; MAUREEN PLATT,)
in her official capacity as State's Attorney for the)
Waterbury Judicial District, Geographical Area	$\frac{1}{2}$
No. 4, KEVIN D. LAWLOR, in his official	$\hat{)}$
Capacity as State's Attorney for the Ansonia/	$\hat{)}$
Milford Judicial District, Geographical Areas	ì
Nos. 5 and 22, MICHAEL DEARINGTON, in	$\hat{)}$
his official capacity as State's Attorney for the	$\frac{1}{2}$
New Haven Judicial District, Geographical Area)
Nos. 7 and 23, PETER A. MCSHANE, in his)
official capacity as State's Attorney for the)
Middlesex Judicial District, Geographical Area)
No. 9, MICHAEL L. REGAN, in his official)
capacity as State's Attorney for the New London)
Judicial District, Geographical Area Nos. 10 and 21)
PATRICIA M. FROEHLICH, GAIL P. HARDY,	,))
in her official capacity as State's Attorney for the)
Hartford Judicial District, Geographical Areas))
Nos. 12, 13 and 14, BRIAN PRELESKI, in his	/ \
	/ \
official capacity as State's Attorney for the New Britain Judicial District, Geographical Area))
Britain Judicial District, Geographical Area)

AFFIDAVIT

Civil No. 14-0319

Nos. 15 and 17, DAVID SHEPACK, in his official) capacity as State's Attorney for the Litchfield) Judicial District, Geographical Area No. 18,) MATTHEW C. GEDANSKY, in his official) Capacity as State's Attorney for the Tolland) Judicial District, Geographic Area No. 19,) STEPHEN J. SEDENSKY, III, in his official) capacity as State's Attorney for the Danbury) Judicial District, Geographical Area No. 3,) Defendants.

STATE OF NEW YORK)COUNTY OF WESTCHESTER) SS:CITY OF WHITE PLAINS)

I am an attorney at law duly licensed to practice in the State of
 Connecticut and am a partner with the law firm Goldberg Segalla, LLP, counsel to
 plaintiffs June Shew; Stephanie Cypher; Peter Owens; Brian McClain; Andrew Mueller;
 Hiller Sports, LLC; MD Shooting Sports, LLC; Connecticut Citizens' Defense League;
 Coalition of Connecticut Sportsmen and Rabbi Mitchell Rocklin in the above-captioned
 action. As such, I am familiar with the facts and circumstances involved in this litigation.

2. I submit this affidavit in support of Plaintiffs' Unopposed Motion to

Amend the Complaint pursuant to Fed. R. Civ. P. 15(a)(2).

3. Plaintiffs respectfully request that the caption order of the parties appears

as follows: The Connecticut Citizens' Defense League; The Coalition of Connecticut Sportsmen; June Shew; Rabbi Mitchell Rocklin; Stephanie Cypher; Peter Owens; Brian McClain; Andrew Mueller; Hiller Sports, LLC; and MD Shooting Sports, LLC.

4. Stephen Holly should not be listed as a plaintiff in this action.

5. Plaintiffs also respectfully request that the caption reflect that Dora B.

Schriro is the current Commissioner of the Connecticut Department of Emergency

Services and Public Protection.

6. The undersigned has conferred with Assistant Attorney General Michael Skold about this request, and counsel does not object to this motion.

Dated: August 8, 2014

/s/ Brian T. Stapleton Brian T. Stapleton, Esq.