Case	3:19-cv-00134-CAB-NLS Document 12	Filed 03/27/19 PageID.195 Page 1 of 3
1 2 3 4 5 6 7 8 9 10	XAVIER BECERRA Attorney General of California PAUL STEIN Supervising Deputy Attorney General JOSHUA M. CAPLAN (SBN 245469) Deputy Attorney General P. PATTY LI (SBN 266937) Deputy Attorney General 455 Golden Gate Avenue, Suite 11000 San Francisco, CA 94102-7004 Telephone: (415) 510-3817 Fax: (415) 703-1234 E-mail: Patty.Li@doj.ca.gov Attorneys for Defendants IN THE UNITED ST	
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11	B & L PRODUCTIONS, INC., d/b/a CROSSROADS OF THE WEST, et al.	19-cv-0134-CAB-NLS
13	Plaintiff	<b>NOTICE OF MOTION AND</b>
14		COMPLAINT
15	V.	Date: May 1, 2019
16	22nd DISTRICT AGRICULTURAL ASSOCIATION, et al.,	Judge: The Honorable Cathy Ann Bencivengo Action Filed: January 21, 2019
17	Defendant	
18		S. PER CHAMBER RULES, NO ORAL ARGUMENT UNLESS SEPARATELY ORDERED BY THE COURT
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## NOTICE OF MOTION AND MOTION TO DISMISS

2 PLEASE TAKE NOTICE THAT on May 1, 2019, or as soon thereafter as the matter may be heard before the Honorable Cathy Ann Bencivengo in Courtroom 4C 3 4 of the Edward J. Schwartz U.S. Courthouse, located at 221 West Broadway, San 5 Diego, California 92101, the Court will hear the motion filed by Defendants 22nd 6 District Agricultural Association; Steve Shewmaker, President of 22nd District 7 Agricultural Association, in his official and individual capacity; Richard Valdez, Vice President of 22nd District Agricultural Association, in his official and 8 9 individual capacity; and Karen Ross, Secretary of California Department of Food & 10 Agriculture, in her official capacity (collectively, "Defendants"), to dismiss the Complaint for Monetary, Declaratory & Injunctive Relief (ECF No. 1). 11

12 Defendants move to dismiss under Federal Rule of Civil Procedure 12(b)(6)13 on the grounds that:

All claims against Defendants Shewmaker and Valdez fail to state a
 claim upon which relief can be granted, based on absolute legislative immunity;

All damages claims against Defendants Shewmaker, Valdez, and Ross
 fail to state a claim upon which relief can be granted, because such claims are not
 cognizable under 42 U.S.C. section 1983;

19 3. All claims against Defendant Ross fail to state a claim upon which relief20 can be granted, based on sovereign immunity;

4. The First Amendment free speech claims (First through Fourth Causes of
 Action) all fail to state a claim upon which relief can be granted, because the
 challenged policy: does not regulate speech or expressive conduct, and survives
 rational basis review; applies to a limited or nonpublic forum and is viewpoint
 neutral and reasonable; and is content-neutral and survives intermediate scrutiny;

5. The First Amendment associational claim (Fifth Cause of Action) fails to
state a claim upon which relief can be granted, because Plaintiffs do not plausibly
allege that they are engaged in protected expressive association;

1	6.	The Equal Protection Clause cla	im (Sixth Cause of Action) fails to state a
2	claim upon which relief can be granted, because it is duplicative of the First		
3	Amendment claims; Plaintiffs do not plausibly allege a "class of one" claim; and		
4	the challenged policy survives rational basis review;		
5	7. The claim under 42 U.S.C. section 1985 (Seventh Cause of Action) fails		
6	to state a claim upon which relief can be granted, because Plaintiffs are not a		
7	protected class; and		
8	8. All damages claims against Defendants Shewmaker and Valdez fail to		
9	state a claim upon which relief can be granted, based on qualified immunity.		
10	This motion is based on this filing, the concurrently filed memorandum of		
11	points and authorities and request for judicial notice, the papers and pleadings on		
12	file in this action, and upon such matters as may be presented to the Court at the		
13	time of the hearing.		
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15	Dated: March 27, 2019		
16			Respectfully Submitted,
17			XAVIER BECERRA Attorney General of California PAUL STEIN
18			Supervising Deputy Attorney General
19			Joŝhua M. Caplan Deputy Attorney General
20			
21			S/P. PATTY LI
22			P. PATTY LI Deputy Attorney General
23			Attorneys for Defendants
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