FILED 1 Michael Wolf 3 P.O. Box 52 JAN 22 2010 Colfax, WA 99111-0052 5 (208) 596-8401 RICHARD W. WILKING CLERK, U.S. DISTRICT COURT mwolf@nethere.com 6 NORTHERN DISTRICT OF CALIFORNIA 8 Amicus Curi 9 IN THE UNITED STATES DISTRICT COURT 10 FOR THE DISTRICT OF NORTHERN CALIFORNIA 11 12 KRISIN M PERRY, et al., Plaintiffs, and CITY AND COUNTY OF SAN NO. CV 09-2292 VRW FRANSISCO, Plaintiff-Intervenor, ν ARNOLD SCHWARTZENEGGER et. al. MOTION FOR LEAVE OF Defendants, MICHAEL WOLF TO FILE AS **AMICUS CURI** and DENNIS HOLLINGSWORTH et al., Defendant-Intervenors. 13

14

15

Michael Wolf, pro se in the above-entitled matter, hereby moves the Court to grant leave to file the accompanying document as an Amicus Curi in the matter before the court in support of ruling Proposition 8 is Unconstitutional.

- 1. Michael Wolf is an interested party in this matter in that he has researched the matter at-hand and discovered a novel argument about the Constitutionality of Proposition 8 which has not been presented to this court.
- 2. Michael Wolf, while not an attorney, is an intelligent, educated gentleman who has been studying law as a passion, a pursuit he was forced to undergo in representing his own disability and similar state benefits cases. Mr. Wolf is disabled, and has a great deal of time to spend pondering issues of import to himself and his fellow citizens and especially underrepresented segments of society.
- 3. Michael Wolf has been involved in same-sex relationships and has friends who are in similar relationships, and intimately knows the pains endured by same-sex couples denied equal access to the rights afforded to opposite-sex couples. Michael Wolf does not present as a biased amicus on behalf of the plaintiffs, but rather presents as a person who once thought as the defendants do, but later recognized the error of his beliefs through a drastic change of perspective brought on in part by his disabilities which introduced him to a world he previously shunned because of the paradigm he was raised under, a paradigm which unfortunately included discriminatory behavior towards homosexuals as acceptable.
- 4. Michael Wolf has written an editorial which he has attempted to publish in various newspapers and periodicals, without success, due to his lack of credentials as an established authority. Michael Wolf does not believe that where you work and how society views

credentials should prevent a valid legal argument from being presented to the public, especially
when an underrepresented and surpressed minority is mistreated.

- 5. Michael Wolf has followed the Proposition 8 matter since he first heard about it through reading of news articles. Mr. Wolf does not watch broadcast television or listen to broadcast radio, and thus is free of biased input from media outlets and propaganda-laden advertising campaigns of either opponents to, or proponents of, Proposition 8. Michael Wolf is therefore a neutral party in that his beliefs on the matter are the result of careful though, referral to the founding documents of the United States of America, and a genuine interest in justice.
- 6. Michael Wolf has discovered an element to the same-sex marriage debate that is of paramount importance, as a violation of the principles of freedom of this nation, as specifically laid out in the Constitution and Declaration of Independence, on par with similar violations of the rights of women, African-Americans, interracial couples, and other groups previously discriminated against in our history as a nation. Michael Wolf feels that California Voters, under influence of propaganda by Proposition 8 proponents, and otherwise unaware of Constitutional Law, unwittingly voted to discriminate against same-sex couples, an effort Michael Wolf believes to be a violation of the First Amendment separation of Church and State, because the voters of the State of California are under the mistaken impression that "marriage" as written in the language of Proposition 8 is a religious institution.
- 7. Given that the plaintiffs and intervenors, as well as much of America as a whole, seem to be unaware of this injustice that is the result of a seemingly simple confusion of definition of terms; Michael Wolf feels it is vital that his argument on the Constitutionality of Proposition 8 under the First Amendment be heard, as not only will it profoundly affect the outcome of the above-entitled matter; but will mark a significant precedent in matters of a similar nature,

wherein religious organizations are attempting to exert influence over the Laws of the United 1 States in violation of the First Amendment. 2 3 8. Michael Wolf has submitted his arguments to both the Plaintiff's attorneys, and the Defendant's attorneys; neither party having recognized the arguments Mr. Wolf presented and 4 thus have noticed the court of these matters. It therefore defers to Mr. Wolf to file as an amicus 5 6 in this matter to ensure that all arguments pertaining to the matter be heard. Additionally, given that both Plaintiffs and Defendants have been made aware of these arguments, their non-response 7 should be considered a failure to object and the amicus brief should be heard without delay. 8 9 10 Conclusion 11 Motion for leave to file as amicus curi should be granted and the brief entered into the 12 record without delay. 13 Respectfully submitted 14 15 Michael Wolf 16 17 18 PO Box 52 19 Colfax, WA 99111 20 (208) 596-8401 21 22 Pro Se Amicus Curi