1 2	Thomas C. Horne Attorney General		
3	Robert L. Ellman (AZ Bar No. 014410) Solicitor General		
4 5	Kathleen P. Sweeney (AZ Bar No. 011118 Todd M. Allison (AZ Bar No. 026936)		
	Assistant Attorneys General		
6	1275 W. Washington Phoenix, Arizona 85007-2997		
7	Telephone: (602) 542-3333		
8	Fax: (602) 542-8308		
9	kathleen.sweeney@azag.gov todd.allison@azag.gov		
10	Byron J. Babione (AZ Bar No. 024320)		
11	James A. Campbell (AZ Bar No. 026737)		
12	Kenneth J. Connelly (AZ Bar No. 025420)		
	J. Caleb Dalton (AZ Bar No. 030539) Special Assistant Attorneys General		
13	Alliance Defending Freedom		
14	15100 N. 90th Street		
15	Scottsdale, Arizona 85260 Telephone: (480) 444-0020		
16	Fax: (480) 444-0028		
17	bbabione@alliancedefendingfreedom.org		
17	jcampbell@alliancedefendingfreedom.org kconnelly@alliancedefendingfreedom.org		
18	cdalton@alliancedefendingfreedom.org		
19	Attorneys for Defendants		
20	Thiorneys for Defendants		
21	IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA		
22	Joseph Connolly, et al.,	Case No: 2:14-cv-00024-JWS	
23	Plaintiffs,	DEFENDANTS' MOTION FOR LEAVE	
24	v.	TO FILE OVERLENGTH REPLY IN SUPPORT OF CROSS-MOTION FOR	
25	Chad Roche, in His Official Capacity as Clerk of the Superior Court of Pinal	SUMMARY JUDGMENT	
26	County, Arizona, et al.,		
27	Defendants.		
28			

Case 2:14-cv-00024-JWS Document 77 Filed 07/21/14 Page 2 of 3

1	Defendants request leave to file a Reply in Support of Cross-Motion for Summary		
2	Judgment that modestly exceeds the page limitations imposed by Local Rule of Civil		
3	Procedure 7.2(e)(2). As Plaintiffs acknowledged in their similar motion for leave, which		
4	the Court granted, this case involves significant questions of constitutional law that are		
5	matters of first impression in this federal district. Notably, Defendants' proposed reply		
6	does not exceed the length of the reply that Plaintiffs filed in support of their summary-		
7	judgment motion. Defendants thus request the Court's permission to file a reply that		
8	modestly exceeds the page limitations imposed by the Local Rules.		
9			
10	Dated: July 21, 2014		
11	s/ Byron J. Babione		
12	Byron J. Babione		
13	James A. Campbell Kenneth J. Connelly		
14	J. Caleb Dalton		
15	Special Assistant Attorneys General		
16	Thomas C. Horne		
17	Attorney General		
	Robert L. Ellman		
18	Solicitor General		
19	Kathleen P. Sweeney		
20	Todd M. Allison		
21	Assistant Attorneys General		
22	Attorneys for Defendants		
23			
24			
25			
26			
27			
28			

1	CERTIFICATE OF SERVICE		
2	I hereby certify that I electronically transmitted the attached document to the		
3	Clerk's Office using the CM/ECF System for filing and service of a Notice of Electronic		
4	Filing to the following recipients on this 21st day of July, 2014.		
5			
6	Shawn K. Aiken Heather A. Macre	Herb Ely 3200 North Central Avenue, Suite 1930	
7	William H. Knight	Phoenix, AZ 85012	
8	Stephanie McCoy Loquvam 2390 East Camelback Road, Suite 400	herbely@eburlaw.com	
9	Phoenix, AZ 85016	Mildred Ctoon Toudahl	
10	ska@ashrlaw.com ham@ashrlaw.com	Mikkel Steen Jordahl Mikkel (Mik) Jordahl P.C.	
11	whk@ashrlaw.com sml@ashrlaw.com	114 North San Francisco, Suite 206 Flagstaff, AZ 86001	
12		mikkeljordahl@yahoo.com	
13	Mark Dillon Dillon Law Office	Ryan J. Stevens	
14	P.O. Box 97517	Griffen & Stevens Law Firm, PLLC	
15	Phoenix, AZ 85060 dillionlaw97517@gmail.com	609 North Humphreys Street Flagstaff, AZ 86001	
16		stevens@flagstaff-lawyer.com	
17			
18	Dated: July 21, 2014		
19		s/ Byron J. Babione	
20		Byron J. Babione	
21			
22			
23			
24			
25			
26			
27			
28			