IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No. 1:18-cv 02074-WYD-STV

MASTERPIECE CAKESHOP INCORPORATED, a Colorado corporation; and JACK PHILLIPS,

Plaintiffs,

v.

AUBREY ELENIS, Director of the Colorado Civil Rights Division, in her official and individual capacities; ANTHONY ARAGON, as member of the Colorado Civil Rights Commission, in his official and individual capacities; MIGUEL "MICHAEL" RENE ELIAS, as member of the Colorado Civil Rights Commission, in his official and individual capacities; CAROL FABRIZIO, as member of the Colorado Civil Rights Commission, in her official and individual capacities; CHARLES GARCIA, as member of the Colorado Civil Rights Commission, in his official and individual capacities; RITA LEWIS, as member of the Colorado Civil Rights Commission, in her official and individual capacities; JESSICA POCOCK, as member of the Colorado Civil Rights Commission, in her official and individual capacities; AJAY MENON, as member of the Colorado Civil Rights Commission, in his official and individual capacities; and PHIL WEISER, Colorado Attorney General, in his official capacity,

Defendants.

DECLARATION OF DAVE WILLIAMS

- I, Dave Williams, declare as follows:
- 1. I am over the age of 18, am competent to testify, and make this declaration based on my personal knowledge.

- I am a State Representative on the Colorado General Assembly and am concerned about the Colorado Civil Rights Commission's treatment of Jack Phillips and Masterpiece Cakeshop.
- As a result of that concern, sometime after this case was filed, I sent a message through
 Facebook to one of the current commissioners of the Colorado Civil Rights Commission.
- 4. On November 26, 2018, that commissioner called me on the phone and left a voicemail.
- 5. The following day, I returned that commissioner's call, and we spoke for about 20 minutes.
- During the call, that commissioner said that they believe there is anti-religious bias on the Commission.
- 7. Also during the call, that commissioner expressed a willingness to speak publicly about this anti-religious bias, but feared what might happen if they did.

I declare under penalty of perjury pursuant to 28 U.S.C. § 1746 that the foregoing is true and correct to the best of my knowledge.

Executed on this the 18th day of February, 2019.