UNITED STATES DISTRICT COURT

for the

Eastern District of North Carolina

		,
	MICHAEL BATEMAN, et al. Plaintiff v. BEVERLY PERDUE, et al. Defendant))) Case No. 5:10-CV-00265-H)
	APPEARA	ANCE OF COUNSEL
То:	The clerk of court and all parties of record	
	I am admitted or otherwise authorized to practi-	ice in this court, and I appear in this case as counsel for:
	Defendants Beverly Perdue and Reuben F. Yo	oung .
Date:	07/15/2010	Marla Oen
		Attorney's signature
		Mark A. Davis, N.C. Bar No. 18142 Printed name and bar number
		N.C. Department of Justice Post Office Box 629 Raleigh, NC 27602
		Address
		mdavis@ncdoj.gov
		E-mail address
		(919) 716-6900
		Telephone number
		(919) 716-6763
		FAX number

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA

Case No. 5:10-CV-00265-H

MICHAEL BA Plaintiff(s),	TEMAN, et al.)))	
vs			ĺ	
BEVERLY PE Defendant(s).)))	
DISCLOSU			FILIATIONS AND (LL INTEREST IN LI	OTHER ENTITIES WITH A FIGATION
Rule 12.3,				Crim.P. 12.4 and Local Criminal
Beverly Perdu	e who is	Defer	ndant ntiff/defendant/other:_	\
(name of party	ý)	(piaii	ntiff/defendant/other:_)
makes the foll	lowing disclosure:			
1. Is party a p	oublicly held corporati	on or c	other publicly held enti	ty?
YES	0	NO	\odot	
2. Does party	have any parent corpo	oration	s?	
YES	0	NO	•	
If yes, identify	y all parent corporation	n, inclu	iding grandparent and	great-grandparent corporations:
3. Is 10% or republicly held	· ·	party o	owned by a publicly he	ld corporation or other
YES	0	NO	•	
If yes, identify	y all such owners:			

		-	tion or other publicly held entity that has a direct gation (Local Civil Rule 7.3 or Local Criminal Rule 12.3)?	
YES	0	NO	\odot	
If yes, identify	y entity and nature of i	nterest	:	
5. Is party a t	rade association?			
YES	0	NO	\odot	
If yes, identify all members of the association, their parent corporations, and any publicly held companies that own 10% or more of a member's stock:				
6. If case arises out of a bankruptcy proceeding, identify any trustee and the members of any creditors's committee:				
			Signature: Maldala Date: July 15, 2010	

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA

Case No. 5:10-CV-00265-H

MICHAEL BATEMAN, et al. Plaintiff(s),)))	
vs)	
BEVERLY PERDUE, et al. Defendant(s).)))	
	PORATE AFFILIATIONS AND OTHER ENTITIES V T FINANCIAL INTEREST IN LITIGATION	WITH A
Rule 12.3,	and Local Civil Rule 7.3, or Fed.R.Crim.P. 12.4 and Local	ıl Criminal
Reuben F. Young (name of party)	who is Defendant (plaintiff/defendant/other:)	
makes the following disclos	ure:	
1. Is party a publicly held co	orporation or other publicly held entity?	
YES O	NO 💿	
2. Does party have any pare	nt corporations?	
YES O	NO 💿	
If yes, identify all parent cor	poration, including grandparent and great-grandparent corp	porations:
3. Is 10% or more of the sto publicly held entity?	ck of a party owned by a publicly held corporation or othe	r
YES 🔘	NO 💿	
If yes, identify all such owne	ers:	

4. Is there any other publicly held corporation or other publicly held entity that has a direct financial interest in the outcome of the litigation (Local Civil Rule 7.3 or Local Criminal Rule 12.3)?				
YES	0	NO	\odot	
If yes, identify entity and nature of interest:				
5. Is party a t	rade association?			
YES	0	NO		
If yes, identify all members of the association, their parent corporations, and any publicly held companies that own 10% or more of a member's stock:				
6. If case arises out of a bankruptcy proceeding, identify any trustee and the members of any creditors's committee:				
			Signature: Mold a Och	
			Date: July 15, 2010	

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA WESTERN DIVISION No. 5:10-CV-00265-H

MICHAEL BATEMAN, VIRGIL GREEN,)
FORREST MINGES, JR., GRNC/FFE, INC.,	
and SECOND AMENDMENT FOUNDATION,)
INC.,	
DI)
Plaintiffs,	,
) MOTION FOR
V.) EXTENSION OF TIME
)
BEVERLY PERDUE, REUBEN F. YOUNG,	
STOKES COUNTY, and CITY OF KING,)
Defendants.)

NOW COMES the undersigned counsel, on behalf of Defendants Beverly Perdue and Reuben F. Young (hereafter collectively "the State Defendants"), pursuant to Rule 6(b) of the Federal Rules of Civil Procedure, and moves the Court for a twenty-day extension of time, up to and including the 15th day of August, 2010, to serve an Answer or other response to Plaintiffs' Complaint. In support of this motion, the State Defendants show unto the Court the following:

- (1) Plaintiffs' Complaint was served on the State Defendants on or about July 6, 2010 and the State Defendants' responsive pleading is currently due on July 26, 2010. Thus, the time for responding to the Complaint has not yet expired;
- (2) Counsel for the State Defendants needs additional time to prepare an Answer or otherwise respond to the Complaint, which contains a constitutional challenge to several North Carolina statutes;
 - (3) The State Defendants have not sought any previous extensions of time in this case; and

(4) Counsel for Plaintiffs has stated that he consents to this motion.

WHEREFORE, the State Defendants move the Court for a twenty-day extension of time, up to and including the 15th day of August, 2010, in which to serve an Answer or other response to Plaintiffs' Complaint.

Respectfully submitted, this the 15th day of July 2010.

ROY COOPER Attorney General

/s/Mark A. Davis
Mark A. Davis
Special Deputy Attorney General
Attorney for The State Defendants
N.C. Department of Justice
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Raleigh, NC 27602
E-mail: mdavis@ncdoj.gov

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CERTIFICATE OF SERVICE

I hereby certify that on this day, [DATE], I electronically filed the foregoing **MOTION FOR EXTENSION OF TIME** with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the following:

Alan Gura Gura & Possessky, PLLC 101 N. Columbus Street, Suite 405 Alexandria, VA 22314

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/s/Mark A. Davis
Special Deputy Attorney General