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8 UNITED STATES DISTRICT COURT  
9 NORTHERN DISTRICT OF CALIFORNIA

11 BOOK PASSAGE and  
12 BILL PETROCELLI,

13 Plaintiffs,

14 v.

15 XAVIER BECERRA, in his official  
capacity as Attorney General of California,

16 Defendant.

Case No. \_\_\_\_\_

**COMPLAINT FOR  
DECLARATORY AND  
INJUNCTIVE RELIEF  
Civil Rights - 42 U.S.C. § 1983**

17  
18 **INTRODUCTION**

19 1. Book Passage is a small, family-owned business that operates three book stores in  
20 Northern California. The bookstores are a hub for literary activity in the area, and serve the  
21 community as a place where readers and authors can meet, discuss ideas, debate, and spread  
22 information. Book Passage accomplishes this through “author events” (see  
23 <http://www.bookpassage.com/events>), where up-and-coming and established authors promote their  
24 works, give talks, interact with readers, and sign copies of their books. Book Passage’s continued  
25 ability to host author events is significantly burdened and seriously threatened by the recently  
26 amended California Civil Code § 1739.7 (Section 1739.7 or “autograph law”), which makes it  
27 illegal for Book Passage to sell autographed books as it has for the past four decades. As a result of

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1 this newly amended law, Book Passage, and its owner, Bill Petrocelli, are threatened with onerous  
2 compliance obligations and potentially ruinous fines if they continue to sell autographed books.

3 2. Section 1739.7 requires that for each autographed book that Plaintiffs offer or sell  
4 (for at least \$5.00), Plaintiffs must provide a “certificate of authenticity,” which must include,  
5 among other things, a description of the book, the identity of the person who signed it, as well as  
6 the identity of third parties (witnesses to the autograph and the identity of the person from whom  
7 Plaintiffs obtained the book), along with additional record-keeping minutiae (date of sale, whether  
8 Plaintiff witnessed the autograph, insurance information, and more). Plaintiffs must maintain  
9 copies of these certificates for at least seven years. And any violation of these requirements—even  
10 if no intentional or reckless wrongdoing exists—subjects Plaintiffs to actual damages, plus a civil  
11 penalty in an amount equal to 10 times actual damages, plus court costs, plus reasonable attorney’s  
12 fees, plus interest, plus expert witness fees. The law also allows a court, in its discretion, to award  
13 additional damages based on its determination of the “egregiousness” of the conduct.

14 3. This law violates the First Amendment because it burdens the ability of Book  
15 Passage and Mr. Petrocelli, as well as other booksellers, to provide a forum for authors and their  
16 readers; and to disseminate books, including books that may be autographed, dedicated, or  
17 otherwise inscribed by authors. It is also unconstitutionally overbroad, because it burdens a vast  
18 amount of protected speech. The law violates the Equal Protection Clause of the Fourteenth  
19 Amendment because it imposes its onerous burdens on booksellers while irrationally and arbitrarily  
20 exempting pawn shops and certain online retailers. Plaintiffs therefore bring this lawsuit to  
21 vindicate their rights under the First and Fourteenth Amendments to the United States Constitution.

## 22 JURISDICTION AND VENUE

23 4. Plaintiffs Book Passage and William (Bill) Petrocelli bring this civil-rights lawsuit  
24 pursuant to 42 U.S.C. § 1983, for the violations of rights secured by the First and Fourteenth  
25 Amendments to the United States Constitution.

26 5. Jurisdiction over Plaintiffs’ claims for declaratory and injunctive relief is proper  
27 under 28 U.S.C. §§ 1331 (federal question jurisdiction), 1343 (civil rights jurisdiction), and 2201-  
28 2202 (the Declaratory Judgment Act).



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## FACTUAL ALLEGATIONS

**Book Passage hosts book signings and author events, and sells signed books---activities that are fundamental to First Amendment freedoms**

11. In 1976, Mr. Petrocelli and his wife Elaine founded Book Passage in Larkspur, California, with the goal of creating the best possible bookstore for the people of Marin County. Since that time, Book Passage has expanded to three stores.

12. The Petrocellis are active in the bookselling community. Bill served two terms on the board of directors for the American Booksellers Association. Elaine was named "1997 Bookseller of the Year" by *Publishers Weekly* magazine.

13. The Petrocellis always dreamed of bringing "the world to Marin County," and they succeeded. Book Passage hosts more than 700 author events every year. At these events, authors give talks, engage in discussions, read passages from their books, and interact with readers.

14. Authors appearing at Book Passage's author events discuss a wide-range of topics, including art and architecture, baseball, botany, economics, environmentalism, fashion, gardening, health care, literature, music, politics, religion, space exploration, zoology, and much more.

15. Book Passage hosts established and new authors alike. High-profile authors who have spoken and signed books at Book Passage's author events include Senator Bernie Sanders; Judy Collins; Jane Goodall; Ralph Nader; Caitlyn Jenner; John Kasich; *Washington Post* columnists E.J. Dionne, Jr. and Charles Krauthammer; *New York Times* columnist Richard Brooks; *Reason* senior editor Brian Doherty; former Nixon-White House counsel John Dean; former congressman Barney Frank; and comedian Gilbert Gottfried.

16. Author events provide an important forum for local and up-and-coming authors to spread their ideas and engage with their audience. The availability of author events is vital for the sale of local books and books written by new authors.

17. Authors use these opportunities to engage with their audience. Author events often include a question and answer session where both author and community members discuss issues related to the book. These events frequently give authors new ideas for future topics, and give community members greater insight into the ideas presented in the books.

1 18. Book Passage's author events serve as a valuable forum for the exchange of ideas.

2 19. A central component of these author events is the opportunity for authors and  
3 readers to interact by having their books signed. Authors often include a short note to a new book's  
4 owner. Some patrons ask that autographs be dedicated to a friend or relative.

5 20. For the past 12 years, Book Passage has offered the popular "Signed First Editions  
6 Club," a monthly bookclub through which subscribers receive a first-edition book signed by an  
7 emerging author. Selections from the club have gone on to win four Pulitzer Prizes, a Booker Prize,  
8 a National Book Award, and National Book Critics Circle Awards, and many other prestigious  
9 prizes.

10 **Book Passage sells signed books from its stores**

11 21. After author events, Book Passage retains signed books to sell in its stores.

12 22. Each year Book Passage sells tens of thousands of signed books. The price for a  
13 signed book is the same as an unsigned book; Book Passage does not profit from the sale of the  
14 signature. Author signatures rarely add any value to the books sold.

15 23. Nearly all signed books sold at Book Passage are signed at author events; others are  
16 shipped directly from the author or publisher. There is little chance that any books sold at Book  
17 Passage are signed by anyone other than the author.

18 24. Because The Book's Passage's customers do not pay extra for the author's signature,  
19 there is no potential for financial harm to the customer from a fraudulent signature for the sale of a  
20 signed book.

21 **The challenged law**

22 25. California Civil Code § 1739.7, as amended and effective January 1, 2017, imposes  
23 conditions on "dealers" who sell or offer to sell autographed memorabilia in or from California.

24 26. As originally drafted, Section 1739.7 applied only to dealers of "sports"  
25 memorabilia. (*See* Cal. Civ. Code § 1739.7 (originally enacted Sept. 12, 1992)).

26 27. Following the enactment of Assembly Bill 1570, Section 1739.7 now applies to a  
27 "dealer" of any "collectible," which is defined as an "autographed item sold or offered for sale in

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1 or from this state by a dealer to a consumer for five dollars (\$5) or more.” Cal. Civ. Code  
2 § 1739.7(a)(2).

3 28. Section 1739.7 defines “dealer” as:

4 a person who is principally in the business of selling or offering for sale collectibles  
5 in or from this state, exclusively or nonexclusively, or a person who by his or her  
6 occupation holds himself or herself out as having knowledge or skill peculiar to  
7 collectibles, or to whom that knowledge or skill may be attributed by his or her  
8 employment of an agent or other intermediary that by his or her occupation holds  
9 himself or herself out as having that knowledge or skill.

10 Cal. Civ. Code § 1739.7(a)(4)(A).

11 29. Expressly excluded from the definition of a “dealer” are individuals who sign their  
12 autograph, pawnbrokers, and certain providers or operators of online marketplaces. Cal. Civ. Code  
13 § 1739.7(a)(4)(A).

14 30. Every time that a dealer sells or offers to sell an autographed item, she must provide  
15 a “certificate of authenticity,” which must be in at least 10-point bold typeface, signed by the dealer  
16 or an authorized agent, and dated. Cal. Civ. Code § 1739.7(b).

17 31. Under the law, each certificate of authenticity “shall do all of the following:”

18 (1) Describe the collectible and specify the name of the personality who  
19 autographed it.

20 (2) Either specify the purchase price and date of sale or be accompanied by  
21 a separate invoice setting forth that information.

22 (3) Contain an express warranty, which shall be conclusively presumed to  
23 be part of the bargain, of the authenticity of the collectible. This warranty shall not  
24 be negated or limited by reason of the lack of words such as “warranty” or  
25 “guarantee” or because the dealer does not have a specific intent or authorization to  
26 make the warranty or because any statement relevant to the collectible is or purports  
27 to be, or is capable of being, merely the dealer’s opinion.

28 (4) Specify whether the collectible is offered as one of a limited edition and,  
if so, specify (A) how the collectible and edition are numbered and (B) the size of  
the edition and the size of any prior or anticipated future edition, if known. If the  
size of the edition and the size of any prior or anticipated future edition is not known,  
the certificate shall contain an explicit statement to that effect.

(5) Indicate whether the dealer is surety bonded or is otherwise insured to  
protect the consumer against errors and omissions of the dealer and, if bonded or  
insured, provide proof thereof.

(6) Indicate the last four digits of the dealer’s resale certificate number from  
the State Board of Equalization.

1 (7) Indicate whether the item was autographed in the presence of the dealer  
2 and specify the date and location of, and the name of a witness to, the autograph  
3 signing.

4 (8) Indicate whether the item was obtained or purchased from a third party.  
5 If so, indicate the name and address of this third party.

6 (9) Include an identifying serial number that corresponds to an identifying  
7 number printed on the collectible item, if any. The serial number shall also be printed  
8 on the sales receipt. If the sales receipt is printed electronically, the dealer may  
9 manually write the serial number on the receipt.

10 Cal. Civ. Code § 1739.7(b).

11 32. When an item was autographed in the presence of a dealer, the law requires dealers  
12 to disclose on the certificate of authenticity, among other things, the name of a third-party witness  
13 to the signing. Cal. Civ. Code § 1739.7(b)(7).

14 33. Similarly, when an autographed item is obtained from a third party, a dealer must  
15 disclose in the certificate of authenticity the third party's name and address. Cal. Civ. Code  
16 § 1739.7(b)(8). Dealers must maintain such personal information about their patrons for 7 years.

17 34. Dealers are compelled to retain a copy of each certificate of authenticity for at least  
18 seven years. Cal. Civ. Code § 1739.7(b).

19 35. Dealers are required to post signs about the autograph law at particular places within  
20 their places of business; include disclosures if they sell collectibles by mail-order or on-line; and  
21 bring examples of certificates of authenticities to trade shows. Cal. Civ. Code § 1739.7(d), (e), and  
22 (f).

23 36. Section 1739.7 subjects dealers to the risk of substantial penalties—even when no  
24 intentional or reckless wrongdoing exists. Consumers who suffer injury because a dealer either  
25 (a) failed to provide a certificate of authenticity or (b) provided a false certificate of authenticity,  
26 “shall be entitled” to recover, in addition to actual damages, a civil penalty in an amount equal to  
27 10 times actual damages, plus court costs, reasonable attorney's fees, interest, and expert witness  
28 fees. *Id.* § 1739.7(g). Moreover, Section 1739.7 grants courts the discretion to award additional  
damages based on the “egregiousness of the dealer's conduct.” *Id.*

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1 **Plaintiffs are threatened by Section 1739.7**

2 37. Plaintiffs sell “collectibles” as defined in California Civil Code section 1739.7(a)(2).  
3 Every year, Book Passage sells tens of thousands of signed books for more than five dollars.

4 38. Book Passage and Mr. Petrocelli believe they are “dealers” as defined by  
5 Section 1739.7(a)(4)(A). They are principally engaged in the sale of signed books, and are widely  
6 recognized as having knowledge and skill peculiar to signed books. Accordingly, Plaintiffs are  
7 “dealers” engaged in the sale of “collectibles” under Section 1739.7(a)(4)(A).

8 39. Section 1739.7 requires Book Passage and Mr. Petrocelli to prepare, and for at least  
9 seven years retain a copy of, a certificate of authenticity for every autographed book that they sell  
10 or offer for sale in or from California for \$5.00 or more.

11 **INJUNCTIVE RELIEF ALLEGATIONS**

12 40. Plaintiffs incorporate and re-allege each and every allegation contained in the  
13 preceding paragraphs of this Complaint.

14 41. Defendant enforces the criminal penalties required by the challenged law.  
15 Section 1739.7 chills the First Amendment rights of booksellers like Plaintiffs. Section 1739.7  
16 places significant compliance burdens on Plaintiffs’ ability to sell autographed books and also  
17 threatens the imposition of actual damages, a civil penalty in an amount equal to 10 times actual  
18 damages, costs, reasonable attorney’s fees, expert-witness fees—without any showing of  
19 intentionally wrongful conduct—as well as “additional damages” based on a court’s determination  
20 of the “egregiousness of the dealer’s conduct.” Because of these burdens and potential penalties,  
21 Plaintiffs are now and will continue to be burdened in the exercise of their First Amendment rights.  
22 These burdens are arbitrary and irrational, as pawn brokers and online marketers are exempted from  
23 Section 1739.7.

24 42. If not enjoined by this Court, Defendant will continue to enforce Section 1739.7 in  
25 contravention of Plaintiffs’ rights under the First and Fourteenth Amendments to Constitution of  
26 the United States.

27 43. Accordingly, permanent injunctive relief is appropriate.

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