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FILED

UNITED STATES COURT OF APPEALS

MAR 25 2009

FOR THE NINTH CIRCUIT

MOLLY C. DWYER, CLERK U.S. COURT OF APPEALS

VIDEO GAMING TECHNOLOGIES, INC., a Tennessee corporation UNITED CEREBRAL PALSY OF GREATER SACRAMENTO, a California non-profit corporation; WIND YOUTH SERVICES, a California non-profit corporation; ROBERT FOSS; JOAN SEBASTIANI,

Plaintiffs - Appellees,

v.

BUREAU OF GAMBLING CONTROL, a law enforcement division of the California Department of Justice; MATHEW J. CAMPOY, in his official capacity as the Acting Chief of the Bureau of Gambling Control,

Defendants - Appellants,

v.

HAGGIN GRANT POST NO. 521, THE AMERICAN LEGION, DEPARTMENT OF CALIFORNIA; CAPITAL BINGO, INC.; CASA ROBLE HIGH SCHOOL RAMSMEN, INC.; MARY BROWN; EL CAMINO ATHLETIC BOOSTER CLUB,

Plaintiff-intervenors - Appellees.

No. 08-16736

D.C. No. 2:08-cv-01241-JAM-EFB
Eastern District of California,
Sacramento

ORDER

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Appeal from the United States District Court for the Eastern District of California John A. Mendez, District Judge, Presiding

Argued and Submitted March 1, 2009 San Francisco, California

Before: WALLACE, THOMAS and BYBEE, Circuit Judges.

After the initial briefing in this case was completed, the California Legislature enacted Senate Bill 1369, which unambiguously provides that the machines at issue in this case are illegal under state law. In the aftermath of this bill's passage, all appellees have dropped their claims under 42 U.S.C. § 1983 and a number of the appellees have withdrawn as parties in this matter. We decline to resolve the legal issues presented by this case until the district court has an opportunity to reevaluate the plaintiffs' claim under the Americans with Disabilities Act. We therefore vacate the preliminary injunction and remand this matter to the district court for reconsideration in light of this substantial new development. On remand, the district should consider the effect, if any, of Winter v. Natural Resources Defense Council, 129 S. Ct. 365 (2008), which clarified the proper approach a district court should follow in evaluating claims of irreparable harm prior to granting a preliminary injunction. "A plaintiff seeking a preliminary injunction must establish that he is likely to succeed on the merits, that he is likely

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to suffer irreparable harm in the absence of preliminary relief, that the balance of equities tips in his favor, and that an injunction is in the public interest." *Winter*, 129 S. Ct. at 374

All future appeals in this case shall be assigned to this panel. The parties shall bear their own costs on appeal.

VACATED AND REMANDED.