Case 18-859, Document 140, 01/03/2020, 2742423, Page1 of 1 UNITED STATES COURT OF APPEALS FOR THE SECOND CIRCUIT

At a Stated Term of the United States Court of Appeals for the Second Circuit, held at the Thurgood Marshall United States Courthouse, 40 Foley Square, in the City of New York, on the 3rd day of January, two thousand twenty.

Before: Dennis Jacobs, Guido Calabresi, *Circuit Judges*, Jed S. Rakoff *District Judge*.*

Marvin Washington, Dean Bortell, as Parent of Infant Alexis Bortell, Alexis Bortell, Jose Belen, Sebastien Cotte, as Parent of Infant Jagger Cote, Jagger Cotte, Cannabis Cultural Association Inc., ORDER

Docket No. 18-859

Plaintiffs - Appellants,

v.

William Pelham Barr, in his official capacity as United States Attorney General, United States Department of Justice, Uttam Dhillon, in his official capacity as the Acting Administrator of the Drug Enforcement Administration, United States Drug Enforcement Administration, United States of America,

Defendants - Appellees.

Appellants move for an 18-month extension of time to file a petition with the Drug Enforcement Agency to de-schedule cannabis under the Controlled Substances Act.

IT IS HEREBY ORDERED that the motion is DENIED.

For the Court: Catherine O'Hagan Wolfe, Clerk of Court

HECHIT + paulooffe Cotherin

^{*}Judge Jed S. Rakoff, of the United States District Court for the Southern District of New York, sitting by designation.