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11	Attorneys for Plaintiffs	
12	UNITED STATES I	NISTRICT COURT
13	FOR THE SOUTHERN DISTRICT OF CALIFORNIA	
14	FOR THE SOUTHERN DE	STRICT OF CALIFORNIA
15	LANA RAE RENNA, an individual;	Case No. '20 CV2190 DMS DEB
	DANIELLE JAYMES, an individual;	
16	HANNAH SPOUSTA, an individual;	COMPLAINT FOR INJUNCTIVE
17	LAURA SCHWARTZ, an individual; MICHAEL SCHWARTZ, an individual;	AND DECLARATORY RELIEF
18	RICHARD BAILEY, an individual;	MODELE MITORI REELEI
19	JOHN KLIER, an individual; JUSTIN	
	SMITH, an individual; JOHN	
20	PHILLIPS, an individual; PWGG, L.P., a	
21	California Limited Partnership;	
22	CHERYL PRINCE, an individual; DARIN PRINCE, an individual; NORTH	
23	COUNTY SHOOTING CENTER, INC.,	
	a California Corporation; RYAN	
24	PETERSON, an individual;	
25	GUNFIGHTER TACTICAL, LLC, a	
26	California Limited Liability Company;	
	FIREARMS POLICY COALITION,	
27	INC.; SAN DIEGO COUNTY GUN OWNERS PAC; CITIZENS	
28	O WILLIAM THE, CITIZENS	
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COMMITTEE FOR THE RIGHT TO 1 KEEP AND BEAR ARMS; and 2 SECOND AMENDMENT 3 FOUNDATION, 4 Plaintiffs, 5 VS. 6 XAVIER BECERRA, in his official 7 capacity as Attorney General of California; and LUIS LOPEZ, in his official capacity as Director of the 9 Department of Justice Bureau of Firearms, 10 Defendants. 11 12 13 Plaintiffs Lana Rae Renna, Danielle Jaymes, Hannah Spousta, Laura 14 Schwartz, Michael Schwartz, Richard Bailey, John Klier, Justin Smith, John 15 16 Phillips, PWGG, L.P., Cheryl Prince, Darin Prince, North County Shooting Center, 17 Inc., Ryan Peterson, Gunfighter Tactical, LLC, Firearms Policy Coalition, Inc., San 18 19 Diego County Gun Owners PAC, Citizens Committee for the Right to Keep and Bear 20 Arms, and Second Amendment Foundation (collectively "Plaintiffs"), by and 21 through counsel of record, bring this complaint for injunctive and declaratory relief 22 23 against the named Defendants, and allege as follows: 24 INTRODUCTION 25 26 1. This case, as in *Duncan v. Becerra*, S.D.Cal. no. 3:17-cv-01017- BEN-27 JLB, and the closely-related *Miller*, et al., v. Becerra, S.D.Cal. no. 19-cv-1537-BEN 28

(JLB), is a challenge to the State of California's ban on the sale and personal construction of constitutionally protected arms in common use for lawful purposes.

- 2. "In *Heller*, the U.S. Supreme Court provided a simple Second Amendment test in crystal clear language. It is a test that anyone can understand. The right to keep and bear arms is a right enjoyed by law-abiding citizens to have arms that are not unusual in common use for lawful purposes like self-defense." *Duncan v. Becerra*, 366 F. Supp. 3d 1131, 1142 (S.D. Cal. 2019) (internal quotations omitted) (citing *District of Columbia v. Heller*, 554 U.S. 570, 624, 128 S.Ct. 2783, 171 L.Ed.2d 637 (2008)).
- 3. The State of California's "unsafe handgun" statutes, Cal. Penal Code \$\\$ 31900, et seq. and 32000, et seq., personal manufacturing ban statute at Penal Code \$\\$ 29182(e)(2), and Defendants' regulations, policies, and practices enforcing the State's regulatory scheme (collectively hereinafter referred to as "California's Handgun Ban"), individually and collectively prevent ordinary law-abiding citizens who are not prohibited from possessing or acquiring firearms from purchasing categorically protected handguns that are in common use for self-defense and other lawful purposes, and further prevent licensed retailers from selling such handguns to typical law-abiding individuals, and thus violate the Second and Fourteenth Amendments to the United States Constitution.
 - 4. This case is a good faith effort to address California's Handgun Ban as

1 it has been recently amended and to change the state of the law as required to 2 conform it to the Constitution's text, and as the Supreme Court established in *District* 3 of Columbia v. Heller, 554 U.S. 570 (2008), McDonald v. City of Chicago, 561 U.S. 4 5 742 (2010), and *Caetano v. Massachusetts*, 136 S. Ct. 1027 (2016). 6 7 **PARTIES** 9 5. Plaintiff Lana Rae Renna is a natural person and a citizen of the State 10 of California, residing in San Diego County, California. 11 12 6. Plaintiff Danielle Jaymes is a natural person and a citizen of the State 13 of California, residing in San Diego County, California. 14 7. Plaintiff Hannah Spousta is a natural person and a citizen of the State 15 16 of California, residing in San Diego County, California. 17 8. Plaintiff Justin Smith is a natural person and a citizen of the State of 18 19 California, residing in San Diego County, California. 20 9. Plaintiff Richard Bailey is a natural person and a citizen of the State of 21 California, residing in Coronado, California. 22 23 10. Plaintiff John Klier is a natural person and a citizen of the State of 24 California, residing in San Diego County, California. 25 11. 26 Plaintiff Michael Schwartz ("M. Schwartz") is a natural person and a 27 citizen of the State of California, residing in San Diego County, California.

- 20. Plaintiff Firearms Policy Coalition, Inc. ("FPC") is a nonprofit organization incorporated under the laws of Delaware with a place of business in California. The purposes of FPC include defending and promoting the People's rights—especially but not limited to First and Second Amendment rights advancing individual liberty and restoring freedom. FPC serves its members and the public through legislative advocacy, grassroots advocacy, litigation and legal efforts, research, education, outreach, and other programs. FPC has members in the State of California, including in San Diego County. FPC represents its members and supporters—who include individual gun owners and other law-abiding persons who wish to acquire handguns unlawful for sale to them under California's Handgun Ban, licensed California firearm retailers, shooting ranges, trainers and educators, and others—and brings this action on behalf of itself, its members, supporters who possess all the indicia of membership, and similarly situated members of the public.
- 21. Plaintiff San Diego County Gun Owners PAC ("SDCGO") is a local political organization whose purpose is to protect and advance the Second Amendment rights of residents of San Diego County, California, through their efforts to support and elect local and state representatives who support the Second Amendment right to keep and bear arms. SDCGO's membership and donors consist of Second Amendment supporters, people who own guns for self-defense and sport, firearms dealers, shooting ranges, and elected officials who want to restore and

protect the right to keep and bear arms in California. The interests that SDCGO seeks to protect in this lawsuit are germane to the organization's purposes, and, therefore, SDCGO sues on its own behalf and on behalf of its members and supporters.

- 22. Plaintiff Citizens Committee for the Right to Keep and Bear Arms ("CCRKBA") is a nonprofit organization incorporated under the laws of Washington with its principal place of business in Bellevue, Washington. CCRKBA is dedicated to promoting the benefits of the right to bear arms. CCRKBA has members and supporters nationwide, including thousands of members in California and in the County of San Diego, California. CCRKBA brings this action on behalf of itself, its members, supporters who possess all the indicia of membership, and similarly situated members of the public.
- 23. Plaintiff Second Amendment Foundation ("SAF") is a nonprofit educational foundation incorporated under the laws of Washington with its principal place of business in Bellevue, Washington. SAF seeks to preserve the effectiveness of the Second Amendment through education, research, publishing, and legal action programs focused on the Constitutional right to possess firearms, and the consequences of gun control. SAF has over 650,000 members and supporters nationwide, including thousands of members in California and in the County of San Diego, California. SAF brings this action on behalf of itself, its members, supporters

who possess all the indicia of membership, and similarly situated members of the public.¹

- 24. Defendant Xavier Becerra is the Attorney General of the State of California, and is sued herein in his official capacity. Under Article 5, § 13 of the California Constitution, Attorney General Becerra is the "chief law officer of the State," with a duty "to see that the laws of the state are uniformly and adequately enforced." Defendant Becerra is the head of the California Department of Justice ("DOJ"). Defendant Becerra's DOJ and its Bureau of Firearms regulate and enforce state law related to the sales, transfer, possession, and ownership of firearms. The Attorney General and DOJ maintain an office in San Diego, California.
- 25. Defendant Luis Lopez is the Director of the DOJ's Bureau of Firearms. On information and belief, Defendant Lopez reports to Attorney General Becerra, and he is responsible for the various operations of the Bureau of Firearms, including the implementation and enforcement of the statutes, regulations and policies regarding firearm and ammunition sales, possession, transfers. Defendant Lopez is sued in his official capacity.

¹ Collectively, the individual Plaintiffs are referred to as "Individual Plaintiffs," Plaintiffs PWG, NCSC, and GT are referred to as "Retailer Plainiffs," and Plaintiffs FPC, SDCGO, CCRKBA, and SAF are referred to as "Institutional Plaintiffs."

JURISDICTION AND VENUE

- 26. This Court has jurisdiction over all claims for relief pursuant to 28 U.S.C. §§ 1331, 1343, 2201, and 2202, and 42 U.S.C. §§ 1983 and 1988, as this action seeks to redress the deprivation under color of the laws, statutes, ordinances, regulations, customs, and usages of the State of California, of the rights, privileges, or immunities secured by the United States Constitution.
- 27. Venue lies in this Court under 28 U.S.C. § 1391, as the events giving rise to Plaintiffs' causes of action arose or exist in this District in which the action is brought. Further, the venue rules of this State specifically would permit this action to be filed in San Diego, since the Attorney General and California Department of Justice maintain an office within this District; Cal. Code of Civ. Pro. § 401(1).

STATEMENT OF FACTS

California's Regulatory Scheme and Handgun Ban

- 28. In California, individuals are required to purchase and transfer firearms and ammunition through state and federally licensed dealers, like Retailer Plaintiffs, in face-to-face transactions, or face serious criminal penalties.
- 29. Because of an onerous and burdensome regulatory scheme designed to deny and chill the exercise of fundamental, individual rights, people in California cannot exercise their Second Amendment right to keep and bear arms without going in person to retailers that must comply with the State's regulatory scheme on pain of

criminal liability—a misdemeanor at a minimum, Cal. Pen. Code, § 19.4 (providing that, unless otherwise specified, a violation of a criminal statute constitutes a misdemeanor)—as well as loss of their licenses to do business.

- 30. "Where neither party to [a] [firearm] transaction holds a dealer's license issued pursuant to Sections 26700 to 26915, inclusive, the parties to the transaction shall complete the sale, loan, or transfer of that firearm through a licensed firearms dealer pursuant to Chapter 5 (commencing with Section 28050)." Penal Code § 27545.
- 31. A license to transact in firearms "is subject to forfeiture for a breach of any of the prohibitions and requirements of [Article 2, Penal Code §§ 26800 26915]" (with some exceptions that do not apply in the instant matter). Penal Code § 26800.
- 32. Penal Code § 28220(a) states: "Upon submission of firearm purchaser information, the Department of Justice shall examine its records, as well as those records that it is authorized to request from the State Department of State Hospitals pursuant to Section 8104 of the Welfare and Institutions Code, in order to determine if the purchaser is a person described in subdivision (a) of Section 27535, or is

prohibited by state or federal law from possessing, receiving, owning, or purchasing a firearm."²

- 33. Defendants' Department of Justice participates in the National Instant Criminal Background Check System (NICS). Penal Code § 28220(a).
- 34. A "Certificate of Eligibility" ("COE") "means a certificate which states that the Department has checked its records and the records available to the Department in the National Instant Criminal Background Check System and determined that the applicant is not prohibited from acquiring or possessing firearms pursuant to Penal Code sections 18205, 29800, 29805, 29815 through 29825, and 29900, or Welfare and Institutions Code sections 8100 and 8103, or Title 18, sections 921 and 922 of the United States Code, or Title 27, Part 478.32 of the Code of Federal Regulations at the time the check was performed and which ensures that a person who handles, sells, delivers, or has under his or her custody or control any ammunition, is eligible to do so pursuant to Penal Code section 30347." 11 CCR § 4031(d). *See also* Penal Code § 26710 and 11 CCR § 4030, et seq.
- 35. "The initial COE application process includes a firearms eligibility criminal background check and issuance of a certificate, which is valid for one year.

² The DOJ's multi-step, acronym-heavy background check process for firearms is reviewed in detail in *Silvester v. Harris*, 41 F.Supp.3d 927, 947–952 (E.D. Cal. 2014).

Thereafter, the COE must be renewed annually. A COE can be revoked, at anytime, if the COE holder becomes prohibited from owning/possessing firearms and ammunition." *See* Defendants' website at https://oag.ca.gov/firearms/cert-eligibility.

- 36. On information and belief, a COE issued by Defendants' Department of Justice Bureau of Firearms places the certificate holder in their "Rap Back" file, which would notify them immediately should the certificate holder be arrested or otherwise prohibited from purchasing or possessing firearms.
- 37. California's Handgun Ban, Cal. Penal Code §§ 31900, et seq. and 32000, et seq., and Defendants' regulations, policies, and practices enforcing the State's "unsafe handgun" regulatory scheme, individually and collectively prevent individuals, like and including Plaintiffs, Plaintiffs' members and supporters, and others similarly situated to them, who are not prohibited from possessing or acquiring firearms, from purchasing handguns that are categorically in common use for self-defense and other lawful purposes, and thus violate the Second and Fourteenth Amendments to the United States Constitution.
- 38. "A person in [California] who manufactures or causes to be manufactured, imports into the state for sale, keeps for sale, offers or exposes for sale, gives, or lends an unsafe handgun shall be punished by imprisonment in a county jail not exceeding one year." Cal. Penal Code § 32000.

- 39. Defendants' California Department of Justice compiles, publishes, and maintains "a roster listing all of the handguns that have been tested by a certified testing laboratory, have been determined not to be unsafe handguns, and may be sold in this state pursuant to this part." Cal. Penal Code § 32015.
- 40. Defendants' Roster of Handguns Certified for Sale is available on Defendants' website at https://oag.ca.gov/firearms/certified-handguns/search. On that web page, in a section captioned "IMPORTANT INFORMATION" (Figure 1, below), Defendants state that "Aftermarket changes or modifications made to certain single shot pistols (i.e. changing upper receivers, connecting gas tubes) may be considered manufacturing these pistols into assault weapons. See California Penal Code section 30515, subdivision (a)(1), for a list of assault weapon characteristics. The purchaser could be in violation of Penal Code section 30600, prohibiting the manufacture of assault weapons, and Penal Code section 30605(a), prohibiting the possession of unregistered assault weapons."
- 41. Defendants' same website also states that "Alterations of a single shot pistol (i.e. changing upper receivers, connecting gas tubes) may also be considered manufacturing an unsafe handgun. See California Penal Code sections 31900-31910 for the definition of unsafe handguns and 32000(a) for more information on illegal acts involving unsafe handguns." *Id*.

FIGURE 1

IMPORTANT INFORMATION:

- All handguns listed are approved with or without night sights.
- Aftermarket changes or modifications made to certain single shot pistols (i.e. changing upper receivers, connecting gas tubes) may be considered manufacturing these pistols into assault weapons. See California Penal Code section 30515, subdivision (a)(1), for a list of assault weapon characteristics. The purchaser could be in violation of Penal Code section 30600, prohibiting the manufacture of assault weapons, and Penal Code section 30605(a), prohibiting the possession of unregistered assault weapons.
- Alterations of a single shot pistol (i.e. changing upper receivers, connecting gas tubes) may
 also be considered manufacturing an unsafe handgun. See California Penal Code sections
 31900-31910 for the definition of unsafe handguns and 32000(a) for more information on
 illegal acts involving unsafe handguns.
- 42. As of November 8, 2020, there are only "830 handguns found"—total, of all makes, models, and permutations—on Defendants' Roster of handguns available for sale to law-abiding citizens not exempt from California's Handgun Ban.
- 43. And of those, on information and belief, "about one-third of the Roster's total listings are comprised of makes and models that do not offer consumers substantive and material choices in the physical attributes, function, or performance of a handgun relative to another listing (i.e., a base model)." See, e.g., California's Handgun Roster: How big is it, really?, online at https://www.firearmspolicy.org/california-handgun-roster (showing the results of a

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detailed analysis of the Roster conducted by Plaintiff Firearms Policy Coalition as well as Firearms Policy Foundation as of January 30, 2019).

- 44. Additional information on the Roster of Certified Handguns can be found in Defendants' regulations at California Code of Regulations, title 11, section 4070.
- 45. On information and belief, Defendants' Roster of handguns available for sale to law-abiding citizens not exempt from California's Handgun Ban is a small fraction of the total number of commercially available handgun makes and models, all of which are constitutionally protected arms in common use for lawful purposes currently available for sale throughout all or the vast majority of the United States.
- 46. Defendants' have also published a document entitled "Legal Requirements Firearms," for Self-made available online at https://oag.ca.gov/system/files/attachments/press-docs/consumer-alert.pdf, which states in pertinent part that "If you intend to manufacture or assemble your own firearm—including through the use of 3D printing—you must ensure that the firearm is legal to possess or manufacture in California."
- 47. Defendant's "Legal Requirements for Self-made Firearms" publication further states that, "Additionally, California law generally prohibits the manufacture of unsafe handguns. A self-manufactured handgun must meet certain design features under state law. A self-manufactured semiautomatic handgun, even if temporarily

- altered for single-shot firing, must include safety and security features, including:

 The firearm must incorporate a manually-operated safety device. The firearm must
 meet California's drop safety requirements. The firearm must be able to imprint
 certain identifying information on two locations on each cartridge case when fired."

 (Bullets and line breaks omitted.)
- 48. Under Penal Code § 29180, et seq., the State of California's statutes regulating the personal construction of home-built firearms, "manufacturing" or "assembling" a firearm "means to fabricate or construct a firearm, or to fit together the component parts of a firearm to construct a firearm."
- 49. While Penal Code § 29182 generally provides that law-abiding individuals in California may apply to Defendants' and their Department of Justice permission to personally build their own otherwise-lawful firearms (*see* Penal Code § 29182(e)(1)), and the Department "shall grant applications in the form of serial numbers pursuant to Section 23910 to[] persons who wish to manufacture or assemble firearms pursuant to subdivision (b) of Section 29180," Penal Code § 29182(a)(1), the regulatory scheme "does not authorize a person, on or after July 1, 2018, to manufacture or assemble an unsafe handgun, as defined in Section 31910." Penal Code § 29182(e)(2).
- 50. Since the "unsafe handgun" regulatory scheme last faced a legal challenge in *Pena v. Lindley*, 898 F.3d 969 (9th Cir. 2018) (cert. denied June 15,

- 51. AB 2847 further provides an exemption from the typical rulemaking process for "emergency regulations pursuant to the Administrative Procedure Act (Chapter 3.5 (commencing with Section 11340) of Part 1 of Division 3 of Title 2 of the Government Code) to implement this act." AB 2847, Sec. 3.(a).
- 52. AB 2847 takes effect on January 1, 2021, and the "[e]mergency regulations adopted pursuant to this section shall be effective ... until July 1, 2022,

³ See also Alexei Koseff, "Bullet-tracing bill by [California Assembly-member] David Chiu aims to force issue on gunmakers," San Francisco Chronicle (March 16, 2020), at https://www.sfchronicle.com/politics/article/Assemblyman-Chiu-pushes-firearms-industry-to-15132278.php, and Alexei Koseff, "[California Governor] Newsom signs bill that compels gunmakers to adopt bullet-tracing technology," San Francisco Chronicle (Sept. 29, 2020), at https://www.sfchronicle.com/politics/article/Newsom-signs-bill-that-compels-gunmakers-to-adopt-15607657.php.

or until the adoption of regulations by the Attorney General through the regular rulemaking process, whichever comes first." AB 2847, Sec. 3(b).

- 53. California's Handgun Ban, as amended by AB 2847, not only forces and requires the Defendants' Roster to continue to shrink into oblivion, but, on information and belief, even minor changes to manufacturing processes, materials, and suppliers will cause a previously-certified handgun to be removed from the Roster by Defendants under the State's laws and Defendants' policies and enforcement practices.
- 54. Worse, certified handgun models are removed from the Roster by Defendants if the manufacturer does not pay an annual fee to maintain the model on the Defendants' Roster. Penal Code § 32015(b)(2).
- 55. Handguns that have passed California's tests and were certified by Defendants do not become "unsafe" because the manufacturer does not pay an annual fee.
- 56. Handguns that do not have one or all of the "safety" devices as required under California's Handgun Ban are in common use for lawful purposes throughout the United States.
- 57. Handguns that do not have chamber load indicators are in common use for lawful purposes throughout the United States.

- 58. Handguns that do not have magazine disconnect mechanisms are in common use for lawful purposes throughout the United States.
- 59. Handguns that do not have "microstamping" technology are in common use for lawful purposes throughout the United States.
- 60. Any of the attributes, systems, and "safety" devices required under California's Handgun Ban can fail or be altered or removed by a handgun's possessor.
- 61. The attributes, systems, and "safety" devices required under California's Handgun Ban are not sufficient to guarantee a handgun's safe use.
- 62. The attributes, systems, and "safety" devices required under California's Handgun Ban cannot replace safe and responsible gun handling.
- 63. Micro-stamping technology is not a safety device and does not support any law enforcement purpose.
- 64. On information and belief, as of November 8, 2020, there are no commercially available semiautomatic handguns manufactured in the United States that have the microstamping technology required under California's Handgun Ban.
- 65. Sturm, Ruger & Co., Inc. ("Ruger") is "one of the nation's leading manufacturers of rugged, reliable firearms for the commercial sporting market. With products made in America, Ruger offers consumers almost 800 variations of more than 40 product lines. For more than 70 years, Ruger has been a model of corporate

and community responsibility." Ruger states on its website at https://ruger.com/service/faqs.html (in the "FAQS" section under the drop-down menu for "California Residents"):

Q. Why are Ruger® pistols that used to be available in California no longer on the Roster?

[Answer] Pistols that appeared on the California Roster of Handguns Certified for Sale ("Roster") were tested and approved pursuant to the regulations in effect at that time. However, the California Department of Justice (CADOJ) requires us to submit firearms for re-testing if we make any change to the design, however small. If we change the weight, dimensions, or materials of a part, then that is a change that CADOJ says requires re-testing. As part of Ruger's program of continuous improvement, we routinely make changes and enhancements to our products. Any is re-tested must now incorporate firearm that microstamping technology (described in another FAQ). As this is not feasible, we cannot resubmit any pistols after we have made a change, and the pistol is dropped from the Roster by operation of law.

Q. Why are there so few Ruger® pistols offered on the roster in California?

[Answer] We at Ruger are committed to our customers in California. The problem is the microstamping requirement (described in another FAQ) in California. Because the California microstamping law is impossible to comply with, no new Ruger® pistols (or any other manufacturer's, for that matter) have been added to the California Roster of Handguns Certified for Sale since the law became effective in 2013.

Q. What is microstamping?

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[Answer] Microstamping is a patented process that microlaser engraves the firearm's make, model and serial number on the tip of the gun's firing pin so that, in theory, it imprints the information on discharged cartridge cases. California's law requires that any pistol added to the roster includes microstamping technology that imprints this information in two locations on discharged cartridge cases. The technology does not work. An independent, peerreviewed study published in the professional scholarly journal for forensic firearms examiners proved that the concept of microstamping is unreliable and does not function as the patent holder claims. It can be easily defeated in mere seconds using common household tools. Criminals could also simply switch the engraved firing pin to a readily available unmarked spare part, thereby circumventing the process. To date, no firearms have been made by any manufacturer that utilizes this unproven technology. Please note that we continue to work with the National Shooting Sports Foundation (NSSF) to support their efforts to overturn the California microstamping law.

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66. On information and belief, as of November 8, 2020, there are no commercially available semiautomatic handguns manufactured in the United States that meet all of the requirements under California's Handgun Ban.

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67. California law requires that handgun purchasers successfully complete a test, pay a fee, and acquire a valid FSC before they purchase and take possession of any firearm, including handguns. Penal Code § 31610, et seq. *See also* 11 CCR § 4250, et seq., and Defendants' website at https://oag.ca.gov/firearms/fscfaqs.

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68. Defendants' publicly available Firearms Safety Certificate ("FSC") Study Guide, a document published by the Office of the Attorney General and California Department of Justice Bureau of Firearms, Defendants' Spanish-language

version of the FSC Study Guide, and Defendants' FSC "MANUAL for California Firearms Dealers and DOJ Certified Instructors" are available on Defendants' website at https://oag.ca.gov/firearms/fsc.

- 69. In their publicly available FSC Study Guide, Defendants state, in red type, "REMEMBER: Ignorance and carelessness can result in firearm accidents. Basic gun safety rules must be applied ALL OF THE TIME." (Color and capitalization in original.)
- 70. In the Defendants' publicly available FSC Study Guide, in the first section of Chapter 1 captioned "THE SIX BASIC GUN SAFETY RULES," the Guide states: "There are six basic gun safety rules for gun owners to understand and practice at all times: 1. Treat all guns as if they are loaded. 2. Keep the gun pointed in the safest possible direction. 3. Keep your finger off the trigger until you are ready to shoot. 4. Know your target, its surroundings, and beyond. 5. Know how to properly operate your gun. 6. Store your gun safely and securely to prevent unauthorized use. Guns and ammunition should be stored separately." (Line breaks removed.)
- 71. Under common rules of firearm safety, and within the knowledge required for the State's FSC and safe handling demonstration, is the fundamental rule that all firearms must always be treated as though they are loaded.

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- 72. It is irresponsible and unsafe to rely on "safety" devices required under California's Handgun Ban.
- 73. Additionally, Defendants' require firearm purchasers, the retailer, and the DOJ Certified Instructor licensed and permitted to proctor the test, to conduct, successfully pass, and certify in a "Safe Handling Affidavit" (online at https://oag.ca.gov/sites/all/files/agweb/pdfs/firearms/forms/hscaff.pdf) signed under penalty of perjury, that the purchaser or transferee "performed the safe handling demonstration as required in California Penal Code sections 26850, 26853, 26856, 26859, pr 26860, as applicable, with the firearm (or one of the same make and model) referenced" on the Dealer's Record of Sale (DROS) number associated with the purchase or transfer.
- 74. The State's interest in handgun safety could be advanced by producing, providing, and encouraging education, training, and public outreach on firearm safety, storage, and use.
- 75. Notwithstanding the general prohibition against ordinary law abiding citizens acquiring handguns categorically in common use for self-defense and other lawful purposes under California's Handgun Ban, Defendants' ban has consistently exempted all motion picture, television, and video producers, individuals participating in entertainment events, actors, and all employees and agents of any entity involved the production of such entertainment, Pen. Code, § 32110(h), without

individuals and entities over the millions of ordinary law-abiding citizens seeking to exercise their fundamental, individual right to keep and bear the same arms.

any demonstrated or other conceivably legitimate basis for favoring this subset of

The Plaintiffs and How California's Handgun Ban Impacts Them

- 76. Plaintiff Renna is not prohibited under state or federal law from possessing, receiving, owning, or purchasing a firearm.
- 77. Plaintiff Renna is a member and supporter of Plaintiffs FPC, SDCGO, CCRKBA, and SAF.
- 78. But for California's Handgun Ban and Defendants' active enforcement thereof, Plaintiff Renna would purchase a Smith & Wesson M&P® 380 SHIELDTM EZ® for self-defense and other lawful purposes, including for self-defense, particularly but not exclusively because she is a woman of small stature.
- 79. On the website for the Smith & Wesson M&P® 380 SHIELDTM EZ®, online at https://www.smith-wesson.com/firearms/mp-380-shield-ez-0, it states that the firearms is "Built for personal protection and every-day carry, the M&P380 Shield EZ is chambered in 380 Auto and is designed to be easy to use, featuring an easy-to-rack slide, easy-to-load magazine, and easy-to-clean design. Built for personal and home protection, the innovative M&P380 Shield EZ pistol is the latest addition to the M&P M2.0 family and provides an easy-to-use protection option for both first-time shooters and experienced handgunners alike."

- 80. Plaintiff Renna has a severed tendon in her right thumb that severely limits her hand strength, and the Smith & Wesson M&P® 380 SHIELDTM EZ® is specifically designed for those with limited hand strength.
- 81. The Smith & Wesson M&P® 380 SHIELD™ EZ® that Plaintiff Renna wishes to purchase is a handgun that is categorically in common use for self-defense and other lawful purposes and widely sold and possessed outside of California. However, it is excluded from Defendants' roster.
- 82. Because the handgun that Plaintiff Renna seeks to purchase for lawful purposes is currently excluded from Defendants' Roster of purportedly "safe" handguns, California's Handgun Ban bars her from purchasing and taking possession of it from a licensed retailer, who are likewise prohibited from selling it to her on pain of criminal sanction.
- 83. Plaintiff Spousta is not prohibited under state or federal law from possessing, receiving, owning, or purchasing a firearm.
- 84. Plaintiff Spousta possesses a valid COE issued by the Defendants' Department of Justice Bureau of Firearms.
- 85. Plaintiff Spousta is a member and supporter of Plaintiffs FPC, SDCGO, CCRKBA, and SAF.
- 86. But for California's Handgun Ban and Defendants' active enforcement thereof, Plaintiff Spousta would purchase for self-defense and other lawful purposes

a Springfield Armory Hellcat, Sig 365, CZ Scorpion, HK SP5, and/or Sig MPX, all of which are handguns in common use for self-defense and other lawful purposes and widely sold and possessed outside of California.

- 87. Because the handguns that Plaintiff Spousta would purchase for lawful purposes are currently excluded from Defendants' roster of purportedly "safe" handguns, California's Handgun Ban bars her from purchasing and taking possession of them from a licensed retailer, who are likewise prohibited from selling them to her on pain of criminal sanction.
- 88. Plaintiff Jaymes is not prohibited under state or federal law from possessing, receiving, owning, or purchasing a firearm.
- 89. Plaintiff Jaymes possesses a valid COE issued by the Defendants' Department of Justice Bureau of Firearms.
- 90. Plaintiff Jaymes is a member and supporter of Plaintiffs FPC, SDCGO, CCRKBA, and SAF.
- 91. But for California's Handgun Ban and Defendants' active enforcement thereof, Plaintiff Jaymes would purchase for self-defense and other lawful purposes a Sig 365, G43X, Glock 19 Gen5, Sig P320, and/or Nighthawk Lady Hawk, all of which are handguns in common use for self-defense and other lawful purposes and widely sold and possessed outside of California.

- 92. Because the handguns that Plaintiff Jaymes seeks to purchase for lawful purposes are currently excluded from Defendants' Roster of purportedly "not unsafe" handguns, California's Handgun Ban bars her from purchasing and taking possession of them from a licensed retailer, who are likewise prohibited from selling them to her on pain of criminal sanction.
- 93. Plaintiff Laura Schwartz is not prohibited under state or federal law from possessing, receiving, owning, or purchasing a firearm.
- 94. Plaintiff L. Schwartz holds an active license to carry a concealed weapon ("CCW") issued by her county sheriff, after proving "good cause" and "good moral character" to her licensing authority, successfully completing a course of training on the law and firearms proficiency under § 26165, and passing an extensive Live Scan-based background check and placement into the State's system for monitoring law enforcement contact, arrests, and criminal convictions ("Rap Back").
- 95. Plaintiff Laura Schwartz is a member and supporter of Plaintiffs FPC, SDCGO, CCRKBA, and SAF.
- 96. But for California's Handgun Ban and Defendants' active enforcement thereof, Plaintiff Laura Schwartz would purchase for self-defense and other lawful purposes a Glock 19 Gen5 and/or Springfield Armory Hellcat, which are both

handguns in common use for self-defense and lawful purposes and widely sold and possessed outside of California.

- 97. Because the handguns that Plaintiff Laura Schwartz seeks to purchase for lawful purposes are currently excluded from Defendants' roster of purportedly "safe" handguns, California's Handgun Ban bars her from purchasing and taking possession of such handguns from a licensed retailer, who are likewise prohibited from selling them to her on pain of criminal sanction.
- 98. Plaintiff M. Schwartz is not prohibited under state or federal law from possessing, receiving, owning, or purchasing a firearm.
- 99. Plaintiff M. Schwartz holds an active license to carry a concealed weapon ("CCW") issued by his county sheriff, after proving "good cause" and "good moral character" to his licensing authority, successfully completing a course of training on the law and firearms proficiency under § 26165, and passing an extensive Live Scan-based background check and placement into the State's system for monitoring law enforcement contact, arrests, and criminal convictions ("Rap Back").
- 100. Plaintiff M. Schwartz is the Executive Director of Plaintiff San Diego County Gun Owners PAC.
- 101. Plaintiff M. Schwartz is a member and supporter of Plaintiffs FPC, SDCGO, CCRKBA, and SAF.

- 102. But for California's Handgun Ban and Defendants' active enforcement thereof, Plaintiff M. Schwartz would purchase for self-defense and other lawful purposes a Glock 19 Gen5 and/or Springfield Armory Hellcat, which are both handguns in common use for self-defense and other lawful purposes and widely sold and possessed outside of California.
- 103. Plaintiff M. Schwartz would also like to self-build a handgun based on a common, commercially available platform compatible with the Glock 43 design, such as the "SS80" available from GlockStore.com, a retailer of products based at 4770 Ruffner Street in San Diego, California, at https://www.glockstore.com/SS80-M-Model, for self-defense and other lawful purposes, including sport, but cannot because California's Handgun Ban and Defendants' enforcement thereof bars him from doing so under pain of criminal sanction.
- 104. Because the handguns that Plaintiff M. Schwartz seeks to purchase and self-manufacture and assemble for lawful purposes are currently excluded from Defendants' roster of purportedly "safe" handguns, California's Handgun Ban bars him from purchasing and taking possession of them from a licensed retailer, who are likewise prohibited from selling it to him on pain of criminal sanction, and further bars him from "manufacturing" or "assembling" them.
- 105. Plaintiff Bailey is not prohibited under state or federal law from possessing, receiving, owning, or purchasing a firearm.

officers, combatives instructors and current top performing competitive shooters on staff to ensure students master each technique being taught." ASDS's "mission is to provide the most up to date tactical weapons training available to the public, law enforcement and military." *See* "Meet our Team" on ASDS's website at https://asdschool.com/asds-instructors.

- 113. Plaintiff Klier is a member and supporter of Plaintiffs FPC, SDCGO, CCRKBA, and SAF.
- 114. But for California's Handgun Ban and Defendants' active enforcement thereof, Plaintiff Klier would purchase for self-defense and other lawful purposes a Glock 19 Gen5, a handgun which is in common use for lawful purposes and widely sold and possessed outside of California.
- 115. Because the handgun that Plaintiff Klier seeks to purchase for lawful purposes is currently excluded from Defendants' Roster of purportedly "not unsafe" handguns, California's Handgun Ban bars him from purchasing and taking possession of such handguns from a licensed retailer, who are likewise prohibited from selling them to him on pain of criminal sanction.
- 116. Plaintiff Justin Smith is not prohibited under state or federal law from possessing, receiving, owning, or purchasing a firearm.
- 117. Plaintiff Smith is a member and supporter of Plaintiffs FPC, SDCGO, CCRKBA, and SAF.

- 118. But for California's Handgun Ban and Defendants' active enforcement thereof, Plaintiff Justin Smith would purchase for self-defense and other lawful purposes a CZ P10, Walther Q5 SF, and/or Glock 19 Gen4 or Gen5, all of which are handguns in common use for self-defense and other lawful purposes and widely sold and possessed outside of California.
- 119. Because the handguns that Plaintiff Smith seeks to purchase for lawful purposes are currently excluded from Defendants' Roster of purportedly "not unsafe" handguns, California's Handgun Ban bars him from purchasing and taking possession of such handguns from a licensed retailer, who are likewise prohibited from selling them to him on pain of criminal sanction.
- 120. Plaintiff Phillips is the President of Plaintiff PWGG, L.P. ("PWG"), a proprietor of the business, and the individual licensee associated with the dealership and range facility, including by and through the Defendants and their Bureau of Firearms.
- 121. Plaintiff Phillips is not prohibited under state or federal law from possessing, receiving, owning, or purchasing a firearm.
- 122. Plaintiff Phillips possesses a current COE issued by the Defendants' Department of Justice Bureau of Firearms.
- 123. Plaintiff Phillips holds an active license to carry a concealed weapon ("CCW") issued by his county sheriff, after proving "good cause" and "good moral

- character" to his licensing authority, successfully completing a course of training on the law and firearms proficiency under § 26165, and passing an extensive Live Scanbased background check and placement into the State's system for monitoring law enforcement contact, arrests, and criminal convictions ("Rap Back").
 - 124. Plaintiff Phillips is also a trained firearms instructor.
- 125. Plaintiff Phillips is a member and supporter of Plaintiffs FPC, SDCGO, CCRKBA, and SAF.
- 126. But for California's Handgun Ban and Defendants' active enforcement thereof, Plaintiff Phillips would purchase for self-defense and other lawful purposes a Sig 365, Sig 320 M17, Glock 17 Gen 5 MOS, FN 509, and/or FNX-9, all of which are handguns in common use for self-defense and lawful purposes and widely sold and possessed outside of California.
- 127. Because the handguns that Plaintiff Phillips seeks to purchase for lawful purposes are currently excluded from Defendants' roster of purportedly "safe" handguns, California's Handgun Ban bars him from purchasing and taking possession of such handguns from a licensed retailer, who are likewise prohibited from selling them to him on pain of criminal sanction.
- 128. Further, as the proprietor of Plaintiff PWG, but for California's Handgun Ban and Defendants' active enforcement thereof, Plaintiff Phillips would make available for sale to all of his law-abiding customers all of the commercially

handguns in common use for lawful purposes that are widely sold and possessed outside of California, which are currently excluded from Defendants' handgun roster, and sell and transfer them to law-abiding customers.

- 129. Plaintiff PWG is a member and supporter of Plaintiffs FPC, SDCGO, CCRKBA, and SAF.
- 130. But for California's Handgun Ban and Defendants' active enforcement thereof, Plaintiff PWG would make available for sale to all of its law-abiding customers all of the commercially handguns in common use for lawful purposes that are widely sold and possessed outside of California, which are currently excluded from Defendants' handgun roster, and sell and transfer them to law-abiding customers.
- 131. Plaintiffs Phillips and PWG are listed as a firearms dealer in Defendants' Department of Justice Centralized List of Firearms Dealers, and are federally licensed by the Bureau of Alcohol, Tobacco, Firearms, and Explosives ("ATF") as a Federal Firearms Licensee ("FFL").
- 132. Plaintiff C. Prince is not prohibited under state or federal law from possessing, receiving, owning, or purchasing a firearm.
- 133. Plaintiff C. Prince holds an active license to carry a concealed weapon ("CCW") issued by her county sheriff, after proving "good cause" and "good moral character" to her licensing authority, successfully completing a course of training on

the law and firearms proficiency under § 26165, and passing an extensive Live Scanbased background check and placement into the State's system for monitoring law enforcement contact, arrests, and criminal convictions ("Rap Back").

- 134. Plaintiff C. Prince is a member and supporter of Plaintiffs FPC, SDCGO, CCRKBA, and SAF.
- 135. But for California's Handgun Ban and Defendants' active enforcement thereof, Plaintiff C. Prince would purchase for self-defense and other lawful purposes a Sig Sauer P365, a handgun in common use for self-defense and lawful purposes and widely sold and possessed outside of California.
- 136. Because the handgun that Plaintiff C. Prince seeks to purchase for lawful purposes is currently excluded from Defendants' roster of purportedly "safe" handguns, California's Handgun Ban bars her from purchasing and taking possession of such handguns from a licensed retailer, who are likewise prohibited from selling them to her on pain of criminal sanction.
- 137. Plaintiff D. Prince, proprietor of the business and the individual licensee associated with Plaintiff NCSC, is not prohibited under state or federal law from possessing, receiving, owning, or purchasing a firearm.
- 138. Plaintiff D. Prince is an owner and manager of Plaintiff North County Shooting Center, Inc. ("NCSC"), the proprietor of the business, and the individual

licensee associated with the dealership, including by and through the Defendants and their Bureau of Firearms.

- 139. Plaintiff D. Prince possesses a current COE issued by the Defendants' Department of Justice Bureau of Firearms.
- 140. Plaintiff D. Prince holds an active license to carry a CCW issued by his county sheriff under Penal Code § 26150, et seq., after proving "good cause" and "good moral character" to that licensing authority, successfully completing a course of training on the law and firearms proficiency under § 26165, passing an extensive Live Scan-based Department of Justice background check, and placement into the "Rap Back" system for monitoring law enforcement contact, arrests, and criminal convictions.
- 141. Plaintiff D. Prince is a member of Plaintiffs FPC, SDCGO, CCRKBA, and SAF.
- 142. But for California's Handgun Ban and Defendants' active enforcement thereof, Plaintiff D. Prince would purchase for self-defense and other lawful purposes a Sig Sauer P320 AXG Scorpion, a handgun in common use for self-defense and other lawful purposes and widely sold and possessed outside of California.
- 143. Because the handguns that Plaintiff D. Prince seeks to purchase for lawful purposes are currently excluded from Defendants' roster of purportedly

"safe" handguns, California's Handgun Ban bars him from purchasing and taking possession of such handguns from a licensed retailer, who are likewise prohibited from selling them to him on pain of criminal sanction.

- 144. Further, as the proprietor of Plaintiff NCSC, but for California's Handgun Ban and Defendants' active enforcement thereof, Plaintiff D. Prince would make commercially available all handguns in common use for self-defense and other lawful purposes that are widely sold and possessed outside of California, which are currently excluded from Defendants' handgun roster, and sell and transfer them to law-abiding customers.
- 145. Plaintiff NCSC is a federally and state-licensed firearms retailer in San Marcos, California.
- 146. Plaintiff NCSC is a member of Plaintiffs FPC, SDCGO, CCRKBA, and SAF.
- 147. Plaintiff NCSC is listed as a firearms dealer in Defendants' Department of Justice Centralized List of Firearms Dealers, and is federally licensed by the Bureau of Alcohol, Tobacco, Firearms, and Explosives ("ATF") as a FFL.
- 148. But for California's Handgun Ban and Defendants' active enforcement thereof, Plaintiff NCSC would make available for sale to all of its law-abiding customers all of the commercially handguns in common use for lawful purposes that are widely sold and possessed outside of California, which are currently excluded

lawfully purchase them, keeps and carries for self-defense a Fabrique Nationale 509

Tactical while inside GT, but cannot transfer that same firearm to himself—or any other law-abiding citizen not exempt from California's Handgun Ban—for self-defense in the home.

- 155. Because the handguns that Plaintiff Peterson seeks to purchase for lawful purposes are currently excluded from Defendants' roster of purportedly "safe" handguns, California's Handgun Ban bars him from purchasing and taking possession of such handguns from a licensed retailer, who are likewise prohibited from selling them to him on pain of criminal sanction.
- 156. Further, as the proprietor of Plaintiff GT, but for California's Handgun Ban and Defendants' active enforcement thereof, Plaintiff Peterson would make commercially available all handguns in common use for self-defense and other lawful purposes that are widely sold and possessed outside of California, which are currently excluded from Defendants' handgun roster, and sell and transfer them to law-abiding customers.
- 157. Plaintiff GT is listed as a firearms dealer in Defendants' Department of Justice Centralized List of Firearms Dealers, and is federally licensed by the Bureau of Alcohol, Tobacco, Firearms, and Explosives ("ATF") as a FFL.
- 158. Plaintiff GT is a member of Plaintiffs FPC, SDCGO, CCRKBA, and SAF.

159. But for California's Handgun Ban and Defendants' active enforcement thereof, Plaintiff GT would make available for sale to all of its law-abiding customers all of the commercially handguns in common use for lawful purposes that are widely sold and possessed outside of California, which are currently excluded from Defendants' handgun roster, and sell and transfer them to law-abiding customers.

The Constitutional Rights at Stake

- 160. The Second Amendment to the United States Constitution provides: "A well-regulated Militia being necessary to the security of a free State, the right of the people to keep and bear Arms shall not be infringed."
- 161. The Fourteenth Amendment to the United States Constitution provides in pertinent part:

No state shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any state deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

162. The Second Amendment is fully applicable to the States through the Fourteenth Amendment's Due Process and Privileges or Immunities Clauses. *McDonald v. City of Chicago*, 561 U.S. 742, 750 (2010); *id.* at 805 (Thomas, J., concurring).

- 163. Individuals in California have a right to keep and bear arms, including but not limited to, buying, selling, transferring, self-manufacturing or assembling, transporting, carrying, and practicing safety and proficiency with, firearms, ammunition, magazines, and appurtenances, under the Second and Fourteenth Amendments to the United States Constitution.
- 164. Millions of handguns of the category banned for sale to the State's citizens under California's Handgun Ban regime are commonly possessed and used for self-defense and other lawful purposes in the vast majority of states.
- 165. Moreover, the handguns banned from personal manufacture and/or assembly by the State's citizen under California's Handgun Ban regime are commonly possessed and used for self-defense and other lawful purposes in the vast majority of states.
- and carry weapons in case of confrontation." *District of Columbia v. Heller*, 554 U.S. 570, 592 (2008). And it "elevates above all other interests"—including the State's in California's Handgun Ban—"the right of law-abiding, responsible citizens to use arms in defense of hearth and home." *Id* at 635.
- 167. The "central" holding of the Supreme Court in *Heller* is "that the Second Amendment protects a personal right to keep and bear arms for lawful

forms

of

- ... the Second Amendment extends, prima facie, to all instruments that constitute bearable arms, even those that were not in existence at the time of the founding." *District of Columbia et al. v. Heller*, 554 U.S. 570, 582 (2008) (internal citations omitted).
- 173. California's Handgun Ban prevents law-abiding citizens, like and including Plaintiffs, Plaintiffs' members and supporters, and similarly situated members of the public, from acquiring and possessing for lawful purposes "instruments that constitute bearable arms" protected under the Second Amendment.
- § 32110(h)—further undermines the validity of any claimed legitimate interest in trampling on the Second Amendment guarantees of California's millions of ordinary law abiding citizens whose rights are certainly not less important than those of "an authorized participant" of an entertainment production or event, or "authorized employee or agent of the entity producing that production or event."
- 175. Indeed, those exempt under the State's 'Hollywood exemption' are not required to be any more or differently trained than the average law-abiding citizen.

COUNT ONE DEPRIVATION OF CIVIL RIGHTS RIGHT TO KEEP AND BEAR ARMS U.S. CONST., AMENDS. II AND XIV, 42 U.S.C. § 1983

176. Plaintiffs incorporate herein by reference the foregoing paragraphs as if fully set forth herein.

- 177. There is an actual and present controversy between the parties.
- 178. The Second Amendment protects "the right of the people to keep and bear Arms."
- 179. The Supreme Court has explained that the Amendment "protects a personal right to keep and bear arms for lawful purposes, most notably for self-defense within the home." *McDonald v. City of Chicago*, 561 U.S. 742, 780 (2010).
- 180. By Defendants' enforcement of California's Handgun Ban, i.e., the "unsafe" handgun statutes and related regulations, policies, and practices, they have prevented and continue to prevent law-abiding Californians from purchasing, constructing, or assembling handguns that are categorically in common use for self-defense and other lawful purposes, in violation of Plaintiffs' and similarly situated persons' rights protected under the Second and Fourteenth Amendments to the United States Constitution.
- 181. By preventing responsible, law-abiding Californians from purchasing, taking possession of, personally manufacturing and/or assembling, and transferring constitutionally protected firearms as they are entitled under the Constitution, Defendants have violated Plaintiffs' rights, and the rights of those similarly situated, under the Second and Fourteenth Amendments.
- 182. "The very enumeration of the [Second Amendment] right takes out of the hands of government . . . the power to decide on a case-by-case basis whether

the right is *really worth* insisting upon." *Heller*, 554 U.S. at 635 (emphasis in original).

- 183. The Second Amendment is not a "second-class right, subject to an entirely different body of rules than the other Bill of Rights guarantees," *McDonald*, 561 U.S. 742, 780, and it cannot "be singled out for special—and specially unfavorable—treatment." *Id.* at 778–79.
- 184. The State's interests certainly cannot and do not take priority over the Constitution's text enshrinement of a fundamental right that "elevates above all other interests the right of law-abiding, responsible citizens to use arms in defense of hearth and home." *Heller*, 554 U.S. 570 at 635.
- 185. Upon information and belief, Defendants are individually and responsible for the formulation, issuance, and/or implementation of the laws, policies, practices, and customs at issue in this case.
- 186. As to all claims made in a representative capacity herein, there are common questions of law and fact that substantially affect the rights, duties, and liabilities of many similarly-situated California residents and visitors who knowingly or unknowingly are subject to the California statutes, regulations, policies, practices, and customs in question.
- 187. Considerations of necessity, convenience, and justice justify relief to Individual, Retailer, and Institutional Plaintiffs in a representative capacity.

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188. De	efendants have	enforced	and	will	continue	to e	nforce	their
unconstitutiona	l laws, laws, p	olicies, pra	actices	, and	customs	agains	st Indiv	idual
Plaintiffs, Retai	iler Plaintiffs an	d their cus	tomers	s, Insti	itutional F	Plaintif	ffs' mer	nbers
and supporters,	and similarly si	tuated perso	ons.					

- 189. Plaintiffs and Plaintiffs' members, supporters, and customers reasonably fear that Defendants will enforce against them their laws and related enforcement policies, practices, and customs designed to implement California's
- and ongoing enforcement against Plaintiffs, Plaintiffs' members, supporters, and customers, and similarly situated members of the public, which prevent them from exercising their rights, including the purchase, sale, transfer, construction, and assembly of constitutionally protected arms, are thus causing injury and damage that is actionable
- 191. Plaintiffs thus seek declaratory, preliminary, and permanent injunctive

U.S. CONST., AMEND. XIV, 42 U.S.C. § 1983

192. Plaintiffs incorporate herein by reference the foregoing paragraphs as if fully set forth herein.

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- There is an actual and present controversy between the parties.
- 194. The Fourteenth Amendment to the United States Constitution provides that no State shall deny to any person the equal protection of the laws.
- 195. Penal Code section 32110 enumerates eleven (11) different exceptions to California's Handgun Ban.
- 196. Penal Code section 32110, subdivision (h), completely exempts from Defendants' Handgun Ban "[t]he sale, loan, or transfer of any semiautomatic pistol that is to be used solely as a prop during the course of a motion picture, television, or video production by an authorized participant therein in the course of making that production or event or by an authorized employee or agent of the entity producing that production or event."
- 197. California has long catered to its privileged, rich elite. This law, and the exception that applies to participants in entertainment events, such as but not limited to actors and actresses, and other studio employees and contractors, provides just such an example.
- 198. The § 32110(h) exception to the Handgun Ban cannot survive scrutiny under any standard of review. There is no rational basis to allow a Hollywood actor, temporarily or otherwise, to take possession of and use an off-Roster handgun, merely by virtue of his or her status as a contractor or employee of a movie or television production studio, while denying the same right to millions of law-abiding

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California citizens Plaintiffs and Plaintiffs' members and supporters, who have a fundamental, individual right to keep and bear effective, modern arms for selfdefense.

199. And, because California's Handgun Ban implicates the Second Amendment rights of law-abiding people, this Court must apply heightened scrutiny in its review of the ban's unequal application to the law-abiding class of persons, such as Individual Plaintiffs, the members and supporters of Institutional Plaintiffs, and the customers of Retailer Plaintiffs, who are in all relevant ways similarly situated to those who are capriciously exempted from Defendants' enforcement of California's Handgun Ban.

200. Defendants' policies that they seek to enforce are therefore discriminatory, favoring a selected group of politically favored citizens, and against the great majority of law-abiding California citizens who have a need, demonstrable utility for, and ultimately a constitutional right to acquire and use all legal firearms, including handguns excluded from the Defendants' handgun Roster, for self-defense and other lawful purposes.

201. Defendants' laws, policies, practices, customs, and ongoing enforcement against Plaintiffs, Plaintiffs' members, supporters, and customers, and similarly situated members of the public, which prevent them from exercising their rights, including the purchase, sale, and possession of constitutionally protected

arms, while allowing "an authorized participant [of an entertainment production or event] in the course of making that production or event or by an authorized employee or agent of the entity producing that production or event," are thus causing injury and damage that is actionable under 42 U.S.C. § 1983.

202. Plaintiffs thus seek declaratory, preliminary, and permanent injunctive relief.

PRAYER FOR RELIEF

WHEREFORE, Plaintiffs pray for the following relief:

- 1. A declaratory judgment that California's Handgun Ban statutes, Cal. Penal Code §§ 31900, et seq. and 32000, et seq., and Penal Code § 29182(e)(2), Defendants' regulations issued pursuant thereto, and Defendants' related enforcement policies, practices, and customs, individually and collectively prevent ordinary law abiding citizens not otherwise prohibited from possessing or acquiring firearms from purchasing and self-manufacturing handguns that are categorically in common use for self-defense and other lawful purposes, and thus violate Plaintiffs' rights protected under the Second and Fourteenth Amendments to the United States Constitution;
- 2. A declaratory judgment that California's Handgun Ban statutes, Cal. Penal Code §§ 31900, et seq. and 32000, et seq., Defendants' regulations issued pursuant thereto, and Defendants' related enforcement policies, practices, and

United States Constitution.

customs, individually and collectively prevent ordinary law abiding citizens otherwise not prohibited from possessing or acquiring firearms from purchasing handguns that are categorically in common use for self-defense and other lawful purposes, while establishing exemptions for statutorily-created classes of individuals arbitrarily favored by the State of California, in violation of Plaintiffs' right to equal protection of the laws guaranteed under Fourteenth Amendments to the United States Constitution;

3. A preliminary and permanent injunction restraining Defendants and

their officers, agents, servants, employees, and all persons in concert or participation with them, and all persons who have notice of the injunction, from enforcing California's Handgun Ban statutes, Cal. Penal Code §§ 31900, et seq. and 32000, et seq., and Penal Code § 29182(e)(2), Defendants' regulations issued pursuant thereto, and Defendants' related enforcement policies, practices, that individually and collectively prevent ordinary law-abiding citizens not otherwise prohibited from possessing or acquiring firearms from purchasing and self-manufacturing categorically protected handguns that are in common use for self-defense and other

lawful purposes, and thus violate the Second and Fourteenth Amendments to the

1	4.	All other and further legal and equitable relief, including injunctive						
2	relief, against Defendants as necessary to effectuate the Court's judgment, or as the							
3	, 8	3						
4	Court other	wise deems just and equitable; and,						
5	5.	Attorney's fees and costs pursuant to 42 U.S.C. § 1988 and any other						
6	applicable l	law.						
7	Respectfully submitted this 10th day of November 2020.							
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11		/s/Raymond M. DiGuiseppe						
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