1	C.D. Michel - S.B.N. 144258	
2	Clinton Monfort - S.B.N. 255609 Sean A. Brady - S.B.N. 262007	
3	Anna Barvir - S.B.N. 268728 MICHEL & ASSOCIATES, P.C.	
4	180 E. Ocean Blvd., Suite 200 Long Beach, California 90802-4709	CONFORMED COPY ORIGINAL FILED
	Phone: (562) 216-4444	Superior Court of California County of Los Andeles
5	Fax: (562) 216-4445	NOV 12 2015
6	Attorneys for Plaintiffs/Petitioners	Sherri R. Carter, Executive Officer/Clerk
7		By: Jennifer De Luna, Deputy
8	IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA	
9	IN AND FOR THE COUNTY OF LOS ANGELES	
10	STANLEY MOSE	COURTHOUSE
11	Gyv. on . Covnyny Gyrnynn Tyyov ( a Doomyna	C   N   DC150600
12	SHASTA COUNTY SHERIFF THOMAS BOSENKO, SAN BERNARDINO COUNTY SHERIFF JOHN	Case No.: BS158682
13	McMahon, Kern County Sheriff Donny Youngblood, San Luis Obispo County	DECLARATION OF PLAINTIFF SIERRA COUNTY SHERIFF TIM STANDLEY IN SUPPORT OF EX
14	SHERIFF IAN S. PARKINSON, SACRAMENTO COUNTY SHERIFF SCOTT JONES, EL DORADO	PARTE APPLICATION TO STAY ENFORCEMENT OF LAMC SECTION 46.30, ALTERNATIVELY,
15	COUNTY SHERIFF JOHN D'AGOSTINI, SISKIYOU COUNTY SHERIFF JON LOPEY, TOULUMNE	FOR TEMPORARY RESTRAINING ORDER AND ORDER TO SHOW CAUSE
	County Sheriff James Mele, Stanislaus	
16	County Sheriff Adam Christianson, Merced County Sheriff Vern Warnke,	Date: November 12, 2015 Time: 8:30 a.m.
17	TEHAMA COUNTY SHERIFF DAVID HENCRATT, HUMBOLDT COUNTY SHERIFF MICHAEL	Dept: 85 Judge: Honorable James Chalfant
18	Downey, Mendocino County Sheriff Thomas D. Allman, Sutter County Sheriff	Action Filed: October 23, 2015
19	J. PAUL PARKER, MODOC COUNTY SHERIFF	Action Fried. October 23, 2013
20	MICHAEL POINDEXTER, FRESNO COUNTY SHERIFF MARGARET MIMS, MADERA COUNTY	
21	SHERIFF JAY VARNEY, AMADOR COUNTY SHERIFF MARTIN RYAN, LASSEN COUNTY	
22	SHERIFF DEAN F. GROWDON, COLUSA COUNTY SHERIFF JOE GAROFALO, NEVADA COUNTY	
23	SHERIFF KEITH ROYAL, TULARE COUNTY SHERIFF MIKE BOUDREAUX, YUBA COUNTY	
	SHERIFF STEVE DURFOR, KINGS COUNTY	
24	SHERIFF DAVID ROBINSON, PLUMAS COUNTY SHERIFF GREGORY HAGWOOD, TRINITY	
25	COUNTY SHERIFF BRUCE HANEY, SOLANO COUNTY SHERIFF THOMAS A. FERRARA, GLENN	·
26	COUNTY SHERIFF RICHARD L. WARREN JR.,	
27	BUTTE COUNTY SHERIFF KORY L. HONEA, SIERRA COUNTY SHERIFF TIM STANDLEY, CHAD	
28	CHEUNG, PAUL WOLCOTT, JAMES WILEY, PAUL NORDBERG, JULIO BERNAL, KENNETH	

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TAKAHASHI, LAW ENFORCEMENT ALLIANCE OF AMERICA, INC., CALIFORNIA RIFLE AND PISTOL ASSOCIATION, CALIFORNIA RESERVE PEACE

Plaintiffs and Petitioners,

THE CITY OF LOS ANGELES, MAYOR ERIC GARCETTI, in his official capacity, Los ANGELES POLICE DEPARTMENT CHIEF CHARLIE BECK, in his official capacity, and Does 1-10,

Defendants and Respondents

## **DECLARATION OF SIERRA COUNTY SHERIFF TIM STANDLEY**

I, Sheriff Tim Standley, declare as follows:

- I am a plaintiff in the above-entitled action. I make this declaration of my own personal knowledge and, if called as a witness, I could and would testify competently to the truth of the
- I am a law-abiding adult who is not prohibited from owning firearms under the laws of the United States or the state of California. I have never been found by any law enforcement agency. any court, or any other government agency to be irresponsible, unsafe, or negligent with firearms
- I am the duly elected sheriff of Sierra County.
- I lawfully own and possess ammunition magazines with the capacity to accept more than ten rounds that are prohibited by section 46.30 of the Los Angeles Municipal Code.
- Pursuant to California Penal Code sections 25450, 25900, and 32405, I carry firearms with magazines that have the capacity to accept more than ten rounds that are prohibited by section 46.30, both while I am on duty and while I am off duty.
- Pursuant to California Penal Code sections 25450, 25900, and 32405, deputy sheriffs for Sierra County also carry firearms with magazines with the capacity to accept more than ten rounds that are prohibited by section 46.30, both while they are on duty and while they are off duty.

- 7. I, along with deputy sheriffs for Sierra County, lawfully carry firearms equipped with magazines capable of holding more than ten rounds that are prohibited by section 46.30 while traveling within California and through the city of Los Angeles while off duty, and do so for lawful purposes, including self-defense and defense of others.
- 8. Pursuant to section 46.30, deputy sheriffs for Sierra County and I are subject to arrest and criminal prosecution for possessing firearms with magazines having capacities over ten rounds while traveling through the city of Los Angeles while off duty on or after November 19, 2015.
- 9. I fear arrest and criminal prosecution if I travel into or through Los Angeles while possessing my lawfully-owned magazines with the capacity to hold more than ten rounds while I am off duty, on or after November 19, 2015.
- 10. Pursuant to California Penal Code section 26150, I have issued, and continue to issue, permits allowing qualified residents of Sierra County to carry firearms with magazines with the capacity to accept more than ten rounds that are lawful to possess and carry under state law, but which are prohibited by section 46.30.
- 11. These residents are authorized to carry, throughout California, the firearms that I have approved for them to carry pursuant to permits issued under section 26150 of the California Penal Code, including those firearms with magazines having capacities over then rounds that are prohibited by section 46.30.
- 12. These residents are subject to arrest and prosecution if they travel through the city of Los Angeles on or after November 19, 2015, while carrying firearms with magazines having capacities over ten rounds that they have been authorized to carry pursuant to statewide licenses I have issued under California Penal Code section 26150.

I declare under the penalty of perjury under the laws of the State of California that the forgoing is true and correct.

Executed this 6 day of November, 2015 in **Downleville**. California.

Sierra County Sheriff Tim standles

## PROOF OF SERVICE 1 2 STATE OF CALIFORNIA COUNTY OF LOS ANGELES 3 I, Laura L. Quesada, am employed in the City of Long Beach, Los Angeles County, California. I am over the age eighteen (18) years and am not a party to the within action. My 4 business address is 180 East Ocean Blvd., Suite 200, Long Beach, California 90802. 5 On November $\checkmark$ . 2015. I served the foregoing document(s) described as 6 DECLARATION OF PLAINTIFF SIERRA COUNTY SHERIFF TIM STANDLEY IN SUPPORT OF EX PARTE APPLICATION TO STAY ENFORCEMENT OF LAMC SECTION 46.30, ALTERNATIVELY, 7 FOR TEMPORARY RESTRAINING ORDER AND ORDER TO SHOW CAUSE 8 on the interested parties in this action by placing [ ] the original [X] a true and correct copy 9 thereof addressed as follows: Mr. Benjamin Chapman 10 Deputy City Attorney 200 North Main Street, 9th Floor, 11 Los Angeles, California, 90012 Phone: (213) 473-6858 12 E-mail: benjamin.chapman@lacity.org 13 (BY MAIL) As follows: By placing the sealed envelope for collection and mailing. I am <u>X</u> "readily familiar" with the firm's practice of collection and processing correspondence for 14 mailing. Under the practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid at Long Beach, California, in the ordinary 15 course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date is more than one day after date of deposit for mailing an 16 affidavit. Executed on November 5,72015, at Long Beach, California. 17 (VIA OVERNIGHT MAIL As follows: I am "readily familiar" with the firm's practice of collection and processing correspondence for overnight delivery by UPS/FED-EX. 18 Under the practice it would be deposited with a facility regularly maintained by UPS/FED-EX for receipt on the same day in the ordinary course of business. Such 19 envelope was sealed and placed for collection and delivery by UPS/FED-EX with delivery fees paid or provided for in accordance with ordinary business practices. 20 Executed on November , 2015, at Long Beach, California. 21 (VIA ELECTRONIC MAIL) As follows: I served a true and correct copy by electronic $\mathbf{X}_{-}$ 22 transmission to benjamin.chapman@lacity.org. Said transmission was reported and completed without error. Executed on November \$2015, at Long Beach, California. 23 (STATE) I declare under penalty of perjury under the laws of the State of California that 24 Xthe foregoing is true and correct. 25 (FEDERAL) I declare that I am employed in the office of the member of the bar of this court at whose direction the service was made. 26 27

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Laura L. Quesada

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