Case 2:17-cv-00903-WBS-KJN Document 53 Filed 07/14/17 Page 1 of 3

EPSTEIN ZIEGLER & APPLEGATE LLP Attorneys at Law	1 2 3 4	George M. Lee (SBN 172982) Douglas A. Applegate (SBN 142000) SEILER EPSTEIN ZIEGLER & APPLEGATE LLP 601 Montgomery Street, Suite 2000 San Francisco, California 94111 Phone: (415) 979-0500 Fax: (415) 979-0511			
	5 6 7 8 9	Raymond M. DiGuiseppe (SBN 228457) LAW OFFICES OF RAYMOND MARK DIGUISEPPE, PLLC 4002 Executive Park Blvd., Suite 600 Southport, NC 28461 Phone: (910) 713-8804 Fax: (910) 672-7705 Attorneys for Plaintiffs WILLIAM WIESE, JEREMIAH MORRIS, LANCE COWLEY, SHERMAN MACASTON, ADAM RICHARDS, CLIFFORD FLORES, L.Q. DANG, FRANK FEDERAU, ALAN NORMANDY,			
	11 12	TODD NIELSEN, THE CALGUNS FOUNDATION, FIREARMS POLICY COALITION, FIREARMS POLICY FOUNDATION, and SECOND AMENDMENT FOUNDATION			
	13 14	UNITED STATES DISTRICT COURT			
ER &	15	FOR THE EASTERN DISTRICT OF CALIFORNIA			
N ZIEGLER & A) Attorneys at Law	16 17	WILLIAM WIESE, et al.,	Case No. 2:17-cv-00903-WBS-KJN		
TEIN Z Ati	18	Plaintiffs,	STIPULATION RE FILING OF SECOND AMENDED COMPLAINT, AND PROPOSED		
EPS	19	VS.	Order		
SEILER	20212223	XAVIER BECERRA, in his official capacity as Attorney General of California, et al., Defendants.			
	24				
	25	Plaintiffs William Wiese, Jeremiah Morri	s, Lance Cowley, Sherman Macaston, Adam		
	26	Richards, Clifford Flores, L.Q. Dang, Frank Federau, Alan Normandy, Todd Nielsen, the			
	27	Calguns Foundation, Firearms Policy Coalition, Firearms Policy Foundation, and Second			
	28	Amendment Foundation (collectively, "Plaintiffs"	"), and Defendants Attorney General Xavier		

Case 2:17-cv-00903-WBS-KJN Document 53 Filed 07/14/17 Page 2 of 3

//

Becerra, in his official capacity, and Acting Chief Martha Supernor (collectively, "Defendants,"				
and together with Plaintiffs, the "Parties"), by and through their respective counsel, hereby				
stipulate and agree as follows:				
WHEREAS, on April 28, 2017, Plaintiffs filed their Complaint for Declaratory and				
Injunctive Relief;				
WHEREAS, on May 22, 2017, the parties stipulated to, and Defendants filed a				
Stipulation for an extension of time to respond to the originally-filed complaint;				
WHEREAS, on June 5, 2017, Plaintiffs filed their First Amended Complaint for				
Declaratory and Injunctive Relief;				
WHEREAS, on June 12, 2017, Plaintiffs filed their Motion for Temporary Restraining				
Order, Motion for Preliminary Injunction, which was renewed and refiled on June 14, 2017;				
WHEREAS, the parties stipulated, and the court ordered that, in the interests of				
efficiency and economy, the Defendants' time to answer or otherwise respond to the Complaint				
should be extended until after resolution of Plaintiffs' Motion for Preliminary Injunction;				
WHEREAS, the court issued its order on June 29, 2017, denying Plaintiffs' Motion for				
Preliminary Injunction; and				
WHEREAS, and in light of the court's order denying Plaintiffs' Motion for Preliminary				
Injunction, it is Plaintiffs' desire to make further amendments to their complaint before				
Defendants answer or respond to the same;				
THEREFORE, pursuant to Local Rule 144(a) and in consideration of the foregoing, it is				
hereby stipulated that:				
Plaintiffs shall file their Second Amended Complaint, before Defendants answer or				
otherwise respond, on or before July 28, 2017, and Defendants' last day to answer or otherwise				
respond to such Second Amended Complaint shall be no later than forty (40) days after the filing				
of the Second Amended Complaint.				
//				
//				

Case 2:17-cv-00903-WBS-KJN Document 53 Filed 07/14/17 Page 3 of 3

	1		Respectfully submitted,
	2	Dated: July 14, 2017	SEILER EPSTEIN ZIEGLER & APPLEGATE LLP
	3		
	4		/s/ George M. Lee
			GEORGE M. LEE
	5		Attorneys for Plaintiffs
	6	Dated: July 14, 2017	XAVIER BECERRA
	7	•	Attorney General of California
			TAMAR PACHTER
	8		Supervising Deputy Attorney General
<u>م</u>	9		JOHN D. ECHEVERRIA
			Deputy Attorney General
	10		/s/ Alexandra Robert Gordon
	11		ALEXANDRA ROBERT GORDON
[3]			Deputy Attorney General
;A7	12		Attorneys for Defendants
LEG	13		
ÅPP W	14	_	
& La	15	-	
ER s at		HAVING CONSIDERED THE STIPUL	ATION OF THE PARTIES, AND GOOD
GL	16	CAUSE APPEARING, IT IS SO ORDERED:	
V ZIEGLER & A Attorneys at Law	17		
EIN	18	Dated:	
ST	19	Dated.	Hon. William B. Shubb
× Er			
LE			
SEILER EPSTEIN ZIEGLER & APPLEGATE LLP Attorneys at Law	20		
SE	21		
SE			
SE	21		
SEI	21 22		
SEI	21 22 23		
SEI	21222324		
SEI	2122232425		
SEI	21 22 23 24 25 26		