

SEP 1 0 2007

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1	C. D. Michel - S.B.N. 144258 Jason A. Davis - S.B.N. 224250	FRESNO COUNTY SUPERIOR COURT By		
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3	Suite 200 Long Beach, CA 90802			
4	(562)216-4444			
5	Stephen P. Halbrook LAW OFFICES OF STEPHEN P. HALBROC)K		
6 7	10560 Main Street., Suite 404 Fairfax, Virginia 22030 (703) 352-7276			
8	Don B. Kates - S.B.N. 39193 BENENSON & KATES 22608 North East 269th Avenue Battleground, Washington 98604 (360) 666-2688			
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11	Attorneys for Plaintiffs			
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13	IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA			
14	IN AND FOR THE COUNTY OF FRESNO			
15	EDWARD W. HUNT, in his official (capacity as District Attorney of Fresno)	CASE NO. 01CECG03182		
16	County, and in his personal capacity as a citizen and taxpayer, et. al.,	STIPULATION TO CONTINUE TRIAL AND		
17	Plaintiffs,	CONTINUE TRIAL DEADLINES; [PROPOSED] ORDER		
18	v.			
19	STATE OF CALIFORNIA; WILLIAM			
20	LOCKYER, Attorney General of the State of California, et. al.,			
21	Defendants.			
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STIPULATION TO CONTINUE TRIAL AND TRIAL DEADLINES

SUBJECT TO THE APPROVAL OF THE COURT, the parties hereby stipulate to the following:

WHEREAS, this is an action in which plaintiffs seek declaratory and injunctive relief in regard to certain provisions related to the regulation of "assault weapons" and "large-capacity" ammunition feeding devices;

WHEREAS, pursuant to the parties' stipulation, the Court previously suspended all pretrial deadlines and activity in this matter until further order of the Court, at which point, if the matter were not fully resolved by the parties' cross-motions for summary judgment, the scope of any remaining litigation and pretrial activity would be evaluated and the need for any continuance of the trial date to accommodate any such activity would be considered;

WHEREAS, the Court did not grant either side's motion for summary judgment in its entirety;

WHEREAS, following the Court's ruling on the parties' cross-motions for summary judgment, plaintiffs' claims for "Uncertainty of 'Flash Suppressor'" (Second Cause of Action), "Uncertainty of 'Permanently Alter' In Relation To Large Capacity Feeding Devices" (Fifth Cause of Action), and "Inconsistency Regarding Springfield and Browning Products" (Claim 1 in Sixth Cause of Action) remain;

WHEREAS, the proposed summary judgment order submitted by defendants was returned by the Court unsigned and received by defendants' counsel the first week of this month, and the parties' counsel have since been considering how best to obtain the Court's confirmation of the governing standard on plaintiffs' constitutional facial vagueness claims, for the benefit of informing the parties' preparation for trial, including guidance as to possible remaining discovery inquiries and disagreements;

WHEREAS, the plaintiffs have made a settlement overture, which defendants are considering, but which will take further analysis and discussions;

WHEREAS, counsel for defendants is set for trial in the San Francisco County Superior Court on November 13, 2007, in another important matter involving state inspection of county juvenile detention facilities, *Waters v. James E. Tilton, et al.*, case number CGC-06-451449;

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1	THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and between the		
2	respective attorneys of record for plaintiffs and de	efendants, subject to the Court's approval, as	
3	follows:		
4	1. The current trial date of November	5, 2007, shall be continued for 90 days.	
5	Dated: August 31, 2007	TRUTANICH - MICHEL, LLP	
6			
7		Charles	
8		C. D. MICHEL Attorneys for Plaintiffs	
9	Dated: August, 2007	EDMUND G. BROWN JR. Attorney General of the State of California	
10		Attorney General of the state of Camorina	
11		DOUGLAS J. WOODS	
12		Deputy Attorney General, Attorneys for Defendants Attorney General Bill Lockyer, the	
13	-	State of California, and California Department of Justice	
14		nen	
15	The district of letter and and and	DER	
16		d cause appearing therefor, the above stipulation is	
17	IT IS SO OPPEDED		
18	II IS SO ORDERED.		
19	11 1		
	SFP 1 0 2007 /		
	SFP 1 0 2007 /	ALAN M. SIMPSON	
20 21	Dated: SEP 1 0 2007	Judge of the Superior Court	
21 22	Dated: SEP 1 0 2007	Judge of the Superior Court	
21 22 23	Dated: SEP 1 0 2007 Juny Trial: March	Judge of the Superior Court 10,2008 @ 9Am	
21 22 23 24	Dated: SEP 1 0 2007 Juny Trial: March	Judge of the Superior Court 10,2008 @ 9Am	
21 22 23 24 25	Dated: SEP 10 2007 Juny Trial: March Trial Confermation: Mar Sellowent Conf: Febr	Judge of the Superior Court 10,2008 @ 9Am	
21 22 23 24	Dated: SEP 10 2007 Juney Trial: Mand Trial Confirmation: Man Sellement Conf.: Febre	Judge of the Superior Court 10,2008 @ 9Am	

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5	Dated: August, 2007 TRUTANICH - MICHEL, LLP		
6			
7	C. D. MICHEL		
8	Attorneys for Plaintiffs		
9	Dated: August 31, 2007 EDMUND G. BROWN JR. Attorney General of the State of California		
10	Doew Cas). Woods		
11	DOUGLASTOWOODS		
12 13	Deputy Attorney General, Attorneys for Defendants Attorney General Bill Lockyer, the State of California, and California Department		
13	of Justice		
15	<u>order</u>		
16	The parties having so stipulated and good cause appearing therefor, the above stipulation i		
17	hereby adopted.		
18	IT IS SO ORDERED.		
19			
26	Dated:		
21	Judge of the Superior Court		
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	STIPULATION TO CONTINUE TRIAL AND TRIAL DEADLINES 3		
	v		

1	PROOF OF SERVICE			
2	STATE OF CALIFORNIA			
3	COUNTY OF LOS ANGELES			
4 5	I, Claudia Ayala, 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 business address is 180 East Ocean Blvd., Suite 200, Long Beach, California 90802.			
6	On September 4, 2007, I served the foregoing document(s) described as			
7	STIPULATION TO CONTINUE TRIAL AND CONTINUE TRIAL DEADLINES;			
8	[PROPOSED] ORDER			
9	on the interested parties in this action by placing [] the original			
10	[X] a true and correct copy thereof enclosed in sealed envelope(s) addressed as follows:			
11	Douglas J. Woods			
12	Attorney General's Office 1300 "I" Street, Ste. 125			
13	Sacramento	o, CA 94244-2550		
14	proc	MAIL) As follows: I am "readily familiar" with the firm's practice of collection and cessing correspondence for mailing. Under the practice it would be deposited with the B. Postal Service on that same day with postage thereon fully prepaid at Long Beach,		
15 16	Cali serv	fornia, in the ordinary course of business. I am aware that on motion of the party red, service is presumed invalid if postal cancellation date is more than one day after to of deposit for mailing an affidavit.		
17	Exe	cuted on September 4, 2007, at Long Beach, California.		
18		A FACSIMILE TRANSMISSION) As follows: The facsimile machine I used complies		
19	with California Rules of Court, Rule 2003, and no error was reported by the Pursuant to Rules of Court, Rule 2006(d), I caused the machine to print a tr record of the transmission, copies of which is attached to this declaration.			
20	(PE)	RSONAL SERVICE) I caused such envelope to be delivered by hand to the offices of		
21		addressee.		
22	Exe	cuted on September 4, 2007, at Long Beach, California.		
23		<u>ATE</u>) I declare under penalty of perjury under the laws of the State of California that foregoing is true and correct.		
24 25	_ (<u>FEl</u>	DERAL) I declare that I am employed in the office of the member of the bar of this rt at whose direction the service was made.		
26				
27		CLAUDIA AYXLA		
28				

CLOSE OUT REPORT

Date: September 12, 2007

Reference#: 0C453794-00

TRUTANICH & MICHEL C.D. MICHEL/CLAUDIA

180 EAST OCEAN BOULEVARD, #200

LONG BEACH, CA 90802

Case Name: HUNT, ET AL

vs: STATÉ OF CA, ET AL

Court: FRE1

Case #: 01CECG03182 Your file #: NOT PROVIDED

Dear Client,

This assignment has been completed. Below is a detailed account of the steps taken to complete this assignment

09/05/07

11:47 am

BILLED

09/12/07

RETURNING SIGNED FILED STIPULATION TO CLIENT THIS

Please contact our office if you have any questions regarding this assignment.

Very truly yours,

Attorney's Diversified Services

PHONE (559) 233-1475 FAX (559) 486-4119

