

ORIGINAL

JUSTICELINK
FILING ID
249196

FILED
STEPHEN THUNBERG
Clerk of the Superior Court

JUL 26 2001

By: M. MASES, Deputy

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF SAN DIEGO

Coordination Proceeding
Special Title (Rule 1550 (b))

FIREARMS CASE

Including actions:

People, et. al. v. Arcadia Machine & Tool, Inc., et.
al.

People, et. al. v. Arcadia Machine & Tool, Inc., et.
al.

People, et. al. v. Arcadia Machine & Tool, Inc., et.
al.

JUDICIAL COUNCIL COORDINATION
PROCEEDING NO. 4095

San Francisco Superior Court No. 303753
Los Angeles Superior Court No. BC210894
Los Angeles Superior Court No. BC214794

CASE MANAGEMENT
ORDER NO. 3

Hon. Vincent P. DiFiglia

Dept: 65

A. Core Document Production

July 31, 2001

Deadline for plaintiffs San Francisco, Oakland,
Sacramento, Berkeley, East Palo Alto, San Mateo County,
Alameda County, Inglewood and Compton to produce
documents in compliance with March 26, 2001 Court
Order.

December 21, 2001

Deadline for plaintiffs Los Angeles City and Los Angeles
County to produce documents under the Stipulation and
Order Regarding City of Los Angeles' and County of Los
Angeles' Production of Firearm Incident Documents.

7/31/2001

- 1 **B. Fact Discovery**
- 2 March 15, 2002 Deadline to complete all fact discovery, including
- 3 depositions. However, if a party subsequently discloses
- 4 new fact witnesses, the opposing party shall have the right
- 5 to take their depositions.
- 6 July 12, 2002 Deadline for parties to provide final fact witness lists,
- 7 identifying information and a brief statement of the nature
- 8 of their expected testimony. Any witnesses identified on
- 9 this list who were not formally identified before the
- 10 discovery deadline on March 29, 2002, can be deposed by
- 11 the party or parties receiving this final fact witness list.
- 12 **C. Expert Witnesses**
- 13 March 15, 2002 First exchange of expert witness information pursuant to
- 14 C.C.P. § 2034. For those experts who will create or rely on
- 15 statistical models or computerized models, the parties must
- 16 also produce those statistical or computer models and any
- 17 related database on appropriate electronic media to allow
- 18 the opposing party to run, replicate or otherwise interpret
- 19 the model and database, together with all codes, data or
- 20 other information required to run, replicate or otherwise
- 21 interpret the model and database.
- 22 March 22, 2002 First day to take depositions of experts.
- 23 May 6, 2002 Second exchange of expert information pursuant to C.C.P.
- 24 § 2034(h), according to the same protocol as pertains to the
- 25 first exchange of experts.
- 26 July 1, 2002 Deadline to complete expert witness depositions.
- 27 **D. Dispositive Motions**
- 28 July 22, 2002 Deadline to file dispositive motions, such as motions for
- summary judgment/adjudication.
- August 19, 2002 Deadline to file oppositions to dispositive motions.
- September 9, 2002 Deadline to file replies to oppositions to dispositive
- motions.
- September 23, 2002 Last day for hearing on dispositive motions.
- E. Documents**
- October 7, 2002 Deadline to exchange a list of all documents and other
- items to be offered as exhibits at trial, other than solely for
- impeachment or rebuttal.

F. Trial

October 18, 2002 Trial readiness conference.

November 15, 2002 Trial.

ORDER

The foregoing is hereby made an Order of this Court.

Dated: _____

V.
Judge of the Superior CourtAPPROVED AS TO FORM AND CONTENT:DATED: July 19, 2001

LUCE, FORWARD, HAMILTON & SCRIPPS LLP

By: Lawrence J. KounsLawrence J. Kouns
Co-Liaison Counsel for Defendant
ManufacturersDATED: July 17, 2001

KOLETSKY, MANCINI, FELDMAN & MORROW

By: Susan CaldwellSusan Caldwell
Co-Liaison Counsel for Defendant
Trade Associations

DATED: July ____, 2001

SEDGWICK, DETERT, MORAN & ARNOLD

By: Wayne A. WolffWayne A. Wolff
Co-Liaison Counsel for Defendant
Distributors

DATED: July ____, 2001

MILBERG WEISS BERSHARD HYNES &
LERACH LLPBy: Jonah GoldsteinJonah Goldstein
Co-Liaison Counsel for Plaintiffs

1 F. Trial

2 October 18, 2002 Trial readiness conference.

3 November 15, 2002 Trial.

4 **ORDER**

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8
9 Judge of the Supreme Court

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13 LUCE, FORWARD, HAMILTON & SCRIPPS LLP

14 By: _____

15 Lawrence J. Kouns
16 Co-Liaison Counsel for Defendant
17 Manufacturers

18 DATED: July __, 2001

19 KOLETSKY, MANCINI, FELDMAN & MORROW

20 By: _____

21 Susan Caldwell
22 Co-Liaison Counsel for Defendant
23 Trade Associations

24 DATED: July 18, 2001

25 SEDGWICK, DETERT, MORAN & ARNOLD

26 By:

27 Wayne A. Wolff
28 Co-Liaison Counsel for Defendant
Distributors

29 DATED: July __, 2001

30 MILBERG WEISS BERSHARD HYNES &
31 LERACH LLP

32 By: _____

33 Jonah Goldstein
34 Co-Liaison Counsel for Plaintiffs

1 F. Trial

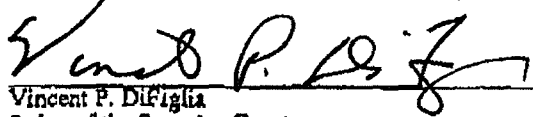
2 October 18, 2002 Trial readiness conference.

3 November 15, 2002 Trial.

4 ORDER

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7 Dated: July 26, 2001

8 
Vincent P. DiFiglia
Judge of the Superior Court

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MILBERG WEISS BERSHARD HYNES &
LERACH LLP

24
25 By:

26 
Jonathan Goldstein
Co-Liaison Counsel for Plaintiffs