	Case 3:17-cv-01017-BEN-JLB Document 6-16	Filed 05/26/17 PageID.875 Page 1 of 4	
1 2 3 4 5 6 7	C.D. Michel – SBN 144258 Sean A. Brady – SBN 262007 Anna M. Barvir – SBN 268728 Matthew D. Cubeiro – SBN 291519 MICHEL & ASSOCIATES, P.C. 180 E. Ocean Boulevard, Suite 200 Long Beach, CA 90802 Telephone: (562) 216-4444 Facsimile: (562) 216-4445 Email: cmichel@michellawyers.com Attorneys for Plaintiffs		
8	UNITED STATES DISTRICT COURT		
9	SOUTHERN DISTRICT OF CALIFORNIA		
10	VIRGINIA DUNCAN, RICHARD LEWIS, PATRICK LOVETTE, DAVID	Case No: 17-cv-1017-BEN-JLB	
11 12	MARGÚGLIO, CHRISTOPHÉR WADDELL, CALIFORNIA RIFLE & PISTOL ASSOCIATION,	DECLARATION OF CHRISTOPHER WADDELL IN SUPPORT OF PLAINTIFFS' MOTION FOR	
13	INCORPORATED, a California corporation,	PRELIMINARY INJUNCTION	
14	Plaintiffs,	Date: June 13, 2017 Time: 10:00 a.m.	
15	v.	Dept: 5A Judge: Hon. Roger T. Benitez	
16	XAVIER BECERRA, in his official		
17	capacity as Attorney General of the State of California; and DOES 1-10,		
18	Defendants.		
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	DECLARATION CHRISTOPHER WADDELL I	SO MOTION FOR PRELIMINARY INJUNCTION 17-cv-1017-BEN-JLB	

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## **DECLARATION OF CHRISTOPHER WADDELL**

I, Christopher Waddell, am a plaintiff in the above-entitled action. I make this 1. declaration of my own personal knowledge and, if called as a witness, I could and would testify competently to the truth of the matters set forth herein.

2.

I am a current resident of San Diego County, California.

3. 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 in any manner.

10 4. I do not currently own a firearm or magazine capable of holding more than 10 rounds of ammunition.

5. I am concerned that if multiple intruders attack me while at home, I will require the use of more than 10 rounds to effectively protect myself and others in my home.

I fear that a home intruder will be carrying a firearm with a magazine capable of 6. holding more than 10 rounds or will be carrying multiple firearms, and I will require a firearm with a magazine capable of holding more than 10 rounds to effectively protect myself and others from such a threat in my home.

I believe that being forced to change my magazine after expending 10 rounds 7. during any critical time that requires me to act in self-defense will impact my ability to effectively defend myself and others in my home. Should I require more than 10 rounds to neutralize the threat of a home intruder or group of intruders, I fear that I will be unable to re-load my firearm in time to effectively defend myself and others in my home.

Due to the Defendants' enforcement of California Penal Code section 32310, I 8. am prohibited from acquiring or possessing, within the state of California, any firearm or magazine capable of holding more than ten rounds that has not been permanently altered so that it cannot accommodate more than 10 rounds, is not a .22 caliber tube ammunition feeding device, and is not a tubular magazine that is contained in a lever-action firearm.

9. But for California Penal Code section 32310, I would immediately acquire and

Cas	e 3:17-cv-01017-BEN-JLB Document 6-16 Filed 05/26/17 PageID.877 Page 3 of 4				
1	continuously possess a magazine capable of holding more than ten rounds within the state				
2	of California for in-home self-defense. If this court declares California Penal Code				
3	section 32310 invalid or otherwise enjoins its enforcement, I will immediately acquire				
4	and continue to possess a magazine capable of holding more than 10 rounds and a firearm				
5	capable of accepting such a magazine within the state of California.				
6	10. Because California Penal Code section 32310 prohibits me from acquiring or				
7	possessing a magazine capable of holding more than 10 rounds, I am irreparably harmed				
8	by the ongoing deprivation of my right to possess and use commonly possessed firearm				
9	magazines for in-home self-defense, without risking criminal prosecution.				
10	I declare under penalty of perjury that the foregoing is true and correct. Executed				
11	within the United States on <u>5 24</u> , 2017.				
12	AT				
13	Christopher Waddell				
14	Declarant				
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	DECLARATION CHRISTOPHER WADDELL ISO MOTION FOR PRELIMINARY INJUNCTION				
	DECLARATION CHRISTOPHER WADDELL ISO MOTION FOR PRELIMINARY INJUNCTION 17-cv-00203-MMA-JMA				

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	1	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA		
	3	VIRGINIA DUNCAN, RICHARD	Case No: 17-cv-1017-BEN-JLB	
	4	LEWIS, PATRICK LÓVETTE, DAVID MARGUGLIO, CHRISTOPHER	<b>CERTIFICATE OF SERVICE</b>	
	5	WADDELL, CALIFORNIA RIFLE & PISTOL ASSOCIATION,		
	6	INCORPORATED, a California corporation,		
	7	Plaintiffs,		
	8	v.		
	9	XAVIER BECERRA, in his official		
2	10	capacity as Attorney General of the State of California; and DOES 1-10,		
	11	Defendant.		
	12	IT IS HEREBY CERTIFIED THAT:		
	13	I, the undersigned, declare under penalty of perjury that I am a citizen of the		
	14	I, the undersigned, declare under penalty of perjury that I am a citizen of the United States over 18 years of age. My business address is 180 E. Ocean Boulevard, Suite 200 Long Beach, CA 90802. I am not a party to the above-entitled action.		
	15	I have cause service of the following documents, described as:		
	16	DECLARATION OF CHRISTOPHER WADDELL IN SUPPORT OF PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION		
	17	on all parties by placing a copy in a separate envelope, with postage fully prepaid, for each address named below and depositing each in the U.S. Mail at Long Beach, CA, on May 26, 2017.		
	18			
	19	Ms. Alexandra Robert Gordon Mr. Anthony P. O'Brien California Department of Justice		
	20			
	21	1300 I Street, Suite 125 Sacramento, CA 95814		
	22	I declare under penalty of perjury that the foregoing is true and correct. Executed		
	23	on May 26, 2017, at Long Beach, CA.	0 0 0	
	24	Junallin		
	25	Laura Palmerin		
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		PROOF OF SERVICE		
			17-cv-1017-BEN-JLF	