1 2 3	C.D. Michel – SBN 144258 Sean A. Brady – SBN 262007 Anna M. Barvir – SBN 268728	-FILED 7/2018 4:28 PM RESNO COUNTY SUPERIOR COURT y: K. Daves, Deputy
4	180 E. Ocean Blvd., Suite 200	
5	Long Beach, CA 90802 Telephone: (562) 216-4444 Facsimile: (562) 216-4445	
6	Email: cmichel@michellawyers.com	
7	Attorneys for Plaintiffs	
8	IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA	
9	FOR THE COUNTY OF FRESNO	
10	DANNY VILLANUEVA, NIALL	Case No.: 17CECG03093
11	STALLARD, RUBEN BARRIOS, CHARLIE COX, MARK STROH, ANTHONY MENDOZA, and	[Assigned for All Purposes to the Honorable
12	CALIFORNIA RIFLE & PISTOL	Judge Mark Snauffer; Dept.: 501]
13	ASSOCIATION, INCORPORATED, Plaintiffs,	AMENDED STIPULATION REGARDING ALTERNATIVE DISPUTE RESOLUTION (ADR)
14		(ADR)
15	V.	
16	XAVIER BECERRA, in his official capacity as Attorney General for the State of	y
17	California, STEPHEN LINDLEY, in his official capacity as Chief of the California	
18	Department of Justice, Bureau of Firearms; CALIFORNIA DEPARTMENT OF JUSTICE, and DOES 1-10,	
19	Defendants.	Action Filed: September 7, 2017
20	Defendants.	
21		
22	<u>STIPULATION</u>	
23	IT IS HEREBY STIPULATED, by and among Plaintiffs DANNY VILLANUEVA,	
24	NIALL STALLARD, RUBEN BARRIOS, CHARLIE COX, MARK STROH, ANTHONY	
25	MENDOZA, AND CALIFORNIA RIFLE & PISTOL ASSOCIATION, INCORPORATED, and	
26	Defendants XAVIER BECERRA, in his official capacity as Attorney General for the State of	
27	California, STEPHEN LINDLEY, in his official capacity as Chief of the California Department	
28	of Justice, Bureau of Firearms, AND CALIFORNIA DEPARTMENT OF JUSTICE, by and	
		1

1	1 through their attorneys of record, as follows:			
2	1. WHEREAS on January 31, 2018, Plaintiffs' mistakenly filed with this Court a			
3	Stipulation Regarding Alternative Dispute Resolution (ADR) without Defendants' signature;			
4	4 2. WHEREAS all parties agree that this case in	2. WHEREAS all parties agree that this case involves questions of law that only a		
5	court can decide and is, therefore, not suitable for ADR, and, that even if it involved a proper			
6	subject matter for ADR, the parties have already read each others' respective positions on the law			
7	at issue repeatedly in various letters preceding litigation and several briefs since litigation has			
8	commenced, and that no ADR process is likely to change the parties' views on the questions of			
9	law at issue;			
10	NOW THEREFORE THE PARTIES HEREBY STIPULATE to waive any entitlement to			
11	an ADR proceeding, to the extent allowed by this Court.			
12	12 IT IS SO STIPULATED.			
13	13 Respectfully s	ubmitted,		
14	Dated: February 7, 2018 MICHEL & A	ASSOCIATES, P.C.		
15				
16	Scan 11: Brady			
17	17 Attorneys for	Plaintiffs		
18	Dated: February 7, 2018 XAVIER BECEI	RRA		
19	19 Attorney General TAMAR PACHT	eral of California TER		
20		eputy Attorney General		
21				
22	22 \frac{\sty \text{Li}}{P. Patty \text{Li}}			
23	Deputy Attorn Attorneys for I	- -		
24		o oj entataritis		
25	25			
26	26			
27	27			
28	28			
	2			

1	PROOF OF SERVICE		
2 3	STATE OF CALIFORNIA COUNTY OF FRESNO		
4 5	I, Laura Palmerin, 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 Boulevard, Suite 200, Long Beach, California 90802.		
6	On February 7, 2018, I served the foregoing document(s) described as:		
7 8	AMENDED STIPULATION REGARDING ALTERNATIVE DISPUTE RESOLUTION (ADR)		
9	on the interested parties in this action by placing		
10	[] the original		
11	[X] a true and correct copy		
12	thereof by the following means, addressed as follows:		
13	P. Patty Li Attorneys for Defendants		
14	patty.li@doj.ca.gov Deputy Attorney General		
15	California Department of Justice Office of the Attorney General		
16 455 Golden Gate Ave., Suite 11000			
17			
18	X (BY ELECTRONIC MAIL) As follows: I served a true and correct copy by electronic transmission through OneLegal. Said transmission was reported and completed without		
19	error. X (STATE) I declare under penalty of perjury under the laws of the State of		
20	California that the foregoing is true and correct.		
21	Executed on February 7, 2018, at Long Beach, California.		
22			
23	/s/Laura Palmerin		
24	Laura Palmerin		
25			
26			
27			
28			

PROOF OF SERVICE