CLARE E. CONNORS Attorney General of Hawai'i 7936

ROBERT T. NAKATSUJI	6743
KALIKO'ONALANI D. FERNANDES	9964
KENDALL J. MOSER	6515
Deputy Attorneys General	
Department of the Attorney	
General, State of Hawai'i	
425 Queen Street	
Honolulu, Hawaiʻi 96813	
Tel: (808) 586-1360	
E-mail: robert.t.nakatsuji@hawaii.gov	
kaliko.d.fernandes@hawaii.gov	
kendall.j.moser@hawaii.gov	

Attorneys for Defendant CLARE E. CONNORS, in her official capacity as Attorney General of Hawai'i

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF HAWAI'I

RONALD G. LIVINGSTON; MICHAEL J. BOTELLO; KITIYA M. SHIROMA; JACOB STEWART; and HAWAII RIFLE ASSOCIATION, Plaintiffs, V.	CIVIL NO. 19-00157 JMS-RT DEFENDANT CLARE E. CONNORS'S REPLY IN SUPPORT OF MOTION TO WITHDRAW CLYDE J. WADSWORTH AS COUNSEL; CERTIFICATE OF SERVICE
SUSAN BALLARD, in her official capacity as Police Chief of the City & County of Honolulu; CITY & COUNTY OF HONOLULU; and CLARE E. CONNORS, in her official capacity as Attorney General of Hawai'i,	Magistrate Judge: Hon. Rom Trader Hearing Date: Dec. 5, 2019 Hearing Time: 9:30 am

Defendants.

DEFENDANT CLARE E. CONNORS'S REPLY IN SUPPORT OF MOTION TO WITHDRAW CLYDE J. WADSWORTH AS COUNSEL

Defendant Clare E. Connors, in her official capacity as Attorney General of Hawai'i ("Defendant Connors"), filed her Motion to Withdraw Clyde J. Wadsworth as Counsel on October 11, 2019. ECF 43. Plaintiffs Ronald G. Livingston, Michael J. Botello, Kitiya M. Shiroma, Jacob Stewart, and Hawaii Rifle Association (collectively "Plaintiffs") filed their Statement of No Opposition on October 18, 2019. ECF 45. Defendants Susan Ballard, in her official capacity as Police Chief of the City & County of Honolulu, and the City & County of Honolulu (collectively "City Defendants") filed their Statement of No Opposition on October 25, 2019. ECF 46.

Both Plaintiffs and City Defendants further requested that the hearing on the Motion be set aside and the Motion be decided based on the written filings. ECF 45, 46. Defendant Connors agrees with Plaintiffs and City Defendants on this request.

Defendant Connors further notes that she inadvertently omitted certain language that may be required by Rule 83.5(b)¹ of the Local Rules of Practice of the United States District Court in her original Motion. Consequently, Defendant Connors states as follows.

The name, address, and telephone number of the client are:

Clare E. Connors Department of the Attorney General, State of Hawai'i 425 Queen Street Honolulu, Hawai'i 96813 (808) 586-1500

The client is warned that she is personally responsible for complying with all court orders and time limitations established by any applicable rules. The client is not a corporation, partnership, or other business entity. This Reply, together with the original Motion, which has also been served on the client, constitutes notice of withdrawal to all counsel of record and the withdrawing attorney's client pursuant to Local Rule 83.5(b).

Consequently, Defendant Connors respectfully requests that her Motion to Withdraw Clyde J. Wadsworth as Counsel be granted, and that the Court do so without a hearing.

¹ The Local Rules of Practice of the United States District Court for the District of Hawaii were amended, effective September 1, 2019. Local Rule 83.6 was renumbered as Local Rule 83.5.

DATED: Honolulu, Hawai'i, October 28, 2019.

/s/ Robert T. Nakatsuji

ROBERT T. NAKATSUJI KALIKOʻONALANI D. FERNANDES KENDALL J. MOSER

Attorneys for Defendant CLARE E. CONNORS, in her official capacity as Attorney General of Hawai'i