MAILING ADDRESS: Same as above. CITY AND ZIP CODE: San Jose, 95113	Envelope: 4028763
BRANCH NAME: Downtown Superior Court	
PLAINTIFF/PETITIONER: G. Mitchell Kirk, et al.	*
DEFENDANT/RESPONDENT: City of Morgan Hill, et al.	
CASE MANAGEMENT STATEMENT	CASE NUMBER:
(Check one): UNLIMITED CASE (Amount demanded exceeds \$25,000) LIMITED CASE (Amount demanded is \$25,000 or less)	19CV346360
A CASE MANAGEMENT CONFERENCE is scheduled as follows:	
Date: February 18, 2020 Time: 10:00 AM Dept.: 9	Div.: Room:
Address of court (if different from the address above):	· ·
INSTRUCTIONS: All applicable boxes must be checked, and the specific in the specification of	ed information must be provided. California Rifle & Pistol Association, Incorporated, City of an Hill Chief of Police David Swing, Morgan Hill City Cleants only)
(1) have not been served (specify names and explain why not):	
(2) have been served but have not appeared and have not been di	smissed (specify names):
(3) have had a default entered against them (specify names):	
c. The following additional parties may be added (specify names, nature of in they may be served):	nvolvement in case, and date by which
4. Description of case a. Type of case in x complaint cross-complaint (Describe Complaint for Declaratory & Injunctive Relief (Preemption) Complaint for Declaratory & Injunctive Relief (Preemption)	e, including causes of action): Page 1 of 5

			,	**************************************	
PLAINTIFF/PET	ITIONER: G. Mitchell Kirk, et al.		CASE NUMBER:	~	
DEFENDANT/RESP	ONDENT: City of Morgan Hill, et al.		19CV346360		
damages cla earnings to Plaintiffs cha	rief statement of the case, including any damages. (If peaimed, including medical expenses to date [indicate soudate, and estimated future lost earnings. If equitable reliable allenge Morgan Hill Municipal Code 9.04.030, requiring by Penal Code section 25250. Plaintiffs seek declarator	irce and amoun ief is sought, de the reporting of	t], estimated future m scribe the nature of to lost or stolen firearm	nedical expenses, los the relief.)	
(If more s	pace is needed, check this box and attach a page desig	ınated as Attach	nment 4b.)		
•	parties request a jury trialx a nonjury tr	rial. <i>(If more th</i>	an one party, provide	the name of each p	arty
C Trial data					
6. Trial date				2	
	ial has been set for (date):	nin 40 mandha a	files data of the filing	af the complaint (if	:
not, explain, set for July will the Co c. Dates on wh Anna M. Ba	al date has been set. This case will be ready for trial with the parties anticipate that this case will be disposed 2, 2020. A trial date should not be set until the Court urt and the parties know if any issue(s) remain(s) for nich parties or attorneys will not be available for trial (sprivir for Plaintiffs on 3/25/20 to 4/3/20 (professional compaid vacation).	d of on summar rules on the cr trial. ecify dates and	ry judgment, the hea oss-motions for sum explain reasons for u	arings for which are nmary judgment. On unavailability):	currently
7. Estimated leng	oth of trial				
	rties estimate that the trial will take (check one):				
· · · · · · · · · · · · · · · · · · ·	(specify number): 1				
	(short causes) (specify):				
	, , , , , , , , , , , , , , , , , , , ,		e .		
•	tation (to be answered for each party) rties will be represented at trial x by the attorney	or party listed in	n the caption	by the following:	
b. Firm:					
c. Address:				-3	
d. Telephone	number: f.	Fax number:			
e. E-mail addr	ess: g	. Party represe	nted:		
x Additiona	I representation is described in Attachment 8.				
9. Preference					
This case	e is entitled to preference (specify code section):				
10. Alternative dis	spute resolution (ADR)			-	
the ADR in	nation package. Please note that different ADR proces formation package provided by the court under rule 3.22 ommunity programs in this case.	ses are availab 21 for informatio	le in different courts an about the processe	and communities; rea es available through t	ad :he
	es represented by counsel: Counsel x has 221 to the client and reviewed ADR options with the clie	ent.	ovided the ADR inform		
	•		R information packag	e identified in rule 3.2	221.
(1) Th me sta	judicial arbitration or civil action mediation (if availation matter is subject to mandatory judicial arbitration under diation under Code of Civil Procedure section 1775.3 batutory limit.	er Code of Civil ecause the amo	ount in controversy do	oes not exceed the	
Ci	aintiff elects to refer this case to judicial arbitration and a vil Procedure section 1141.11.		· 1	색	T
me	is case is exempt from judicial arbitration under rule 3.8 ediation under Code of Civil Procedure section 1775 et s RC 3.811(b)(1): Cases that involve a prayer for equitable	seq. (specify ex-	emption):		

		O:11: 1 1 0
PLAINTIFF/PETITIONER: G. Mitchell Kirk, et al.	CASE NUMBER:	
DEFENDANT/RESPONDENT: City of Morgan Hill, et al.	19CV346360	

10. c. Indicate the ADR process or processes that the party or parties are willing to participate in, have agreed to participate in, or have already participated in *(check all that apply and provide the specified information):*

	The party or parties completing this form are willing to participate in the following ADR processes (check all that apply):	If the party or parties completing this form in the case have agreed to participate in or have already completed an ADR process or processes, indicate the status of the processes (attach a copy of the parties' ADR stipulation):
(1) Mediation		Mediation session not yet scheduled Mediation session scheduled for (date): Agreed to complete mediation by (date): Mediation completed on (date):
(2) Settlement conference		Settlement conference not yet scheduled Settlement conference scheduled for (date): Agreed to complete settlement conference by (date): Settlement conference completed on (date):
(3) Neutral evaluation		Neutral evaluation not yet scheduled Neutral evaluation scheduled for (date): Agreed to complete neutral evaluation by (date): Neutral evaluation completed on (date):
(4) Nonbinding judicial arbitration		Judicial arbitration not yet scheduled Judicial arbitration scheduled for (date): Agreed to complete judicial arbitration by (date): Judicial arbitration completed on (date):
(5) Binding private arbitration		Private arbitration not yet scheduled Private arbitration scheduled for (date): Agreed to complete private arbitration by (date): Private arbitration completed on (date):
(6) Other (specify):		ADR session not yet scheduled ADR session scheduled for (date): Agreed to complete ADR session by (date): ADR completed on (date):

PLAINTIFF/PETITIONER: G. Mitchell Medical Properties of Morg		CASE NUMBER: 19CV346360	
11. Insurance			2
a. Insurance carrier, if any, for	party filing this statement (name):		
b. Reservation of rights: Yes	No		
	cantly affect resolution of this case (explain):		
S series gerees sig	(
		,	
12. Jurisdiction			
	he court's jurisdiction or processing of this case ar	nd describe the status.	4
Bankruptcy Other (spe	cify):		i .
Status:			<u>-</u>
13. Related cases, consolidation, and	coordination		•
a. There are companion, under			x .
(1) Name of case:			
(2) Name of court:			
(3) Case number:			
(4) Status:			
Additional cases are descri	bed in Attachment 13a.		
b. A motion to cons	solidate consolidate will be filed b	y (name party):	
14. Bifurcation The party or parties intend to fil action (specify moving party, ty	le a motion for an order bifurcating, severing, or cope of motion, and reasons):	pordinating the following	g issues or causes o
			et .
		-	
15. Other motions			, *
The party or parties expect to f The parties expect to file cross motions to be heard on July 2,	ile the following motions before trial <i>(specify movi</i> motions for summary judgment as to all claims, a 2020 at 9 a.m. in Department 6 of this Court.	ing party, type of motion nd they have reserved	n, and issues): hearings for such
16. Discovery			
a. The party or parties have c	completed all discovery.		š
	I be completed by the date specified (describe all	anticipated discovery):	
Party	<u>Description</u>		<u>Date</u>
Plaintiffs	Written discovery (RFAs, Interrogatories, I	PODs) 3/30/2	2020
Plaintiffs	Depositions of named Defendants	3/30/2	2020
Defendants	Basic written discovery, if any, including R	FAs 3/30/2	2020
Defendants	Depositions of named Plaintiffs	3/30/2	2020
c. The following discovery iss anticipated (specify):	ues, including issues regarding the discovery of el	ectronically stored info	rmation, are

PLAINTIFF/PETITIONER: G. Mitchell Kirk, et al.	CASE NUMBER: 19CV346360	e.
DEFENDANT/RESPONDENT: City of Morgan Hill, et al.	100 404000	*
and the second s	, in the second	
17. Economic litigation		
 This is a limited civil case (i.e., the amount demanded is \$25,000 of Civil Procedure sections 90-98 will apply to this case. 	or less) and the economic litigation	r procedures in Code
 This is a limited civil case and a motion to withdraw the case fror discovery will be filed (if checked, explain specifically why econo 	m the economic litigation procedures amic litigation procedures relating to	or for additional discovery or trial
should not apply to this case):	• -	
	, •	4
	\$	~
	•	
18. Other issues	•	· ·
The party or parties request that the following additional matters be conference (specify):	considered or determined at the cas	e management
11		•
19. Meet and confer		*
	all subjects required by rule 3 724 of	the California Rules
 a. X The party or parties have met and conferred with all parties on a of Court (if not, explain): 	in subjects required by rule 3.724 or	THE SEMIOTING FORES
of Court (II not, explain).		•
	pro - 1 may a semanan di industria	مالين المالمة والمستسيد
b. x After meeting and conferring as required by rule 3.724 of the Ca	ilifornia Rules of Court, the parties a	gree on the infoming
(specify): See Attachment 19.		4
See Attachment 15.		
	,	
20. Total number of pages attached (if any): 2		~
I am completely familiar with this case and will be fully prepared to discuss the as well as other issues raised by this statement, and will possess the authorithe case management conference, including the written authority of the party	ty to enter into stipulations on these	 dispute resolution, issues at the time of
Date: February 13, 2020		
batt. Tobutary 10, 2020		
Anna M. Barvir	Klan	
(TYPE OR PRINT NAME)	(SIGNATURE OF PARTY OR A	TTORNEY)
•		*
James Allison		\supset
(TYPE OR PRINT NAME)	(SIGNATURE OF PARTY OR A	TTORNEY)
,	Additional signatures are attached	∍ď.
	T) recitorini digitatan a and attention	4

SHORT TITLE:

=-

CASE NUMBER:

G. Mitchell Kirk, et al. v. City of Morgan Hill, et al.

- 19CV346360

ATTACHMENT (Number): 8

(This Attachment may be used with any Judicial Council form.)

Plaintiffs G. Mitchell Kirk and California Rifle & Pistol Association, Incorporated:

C.D. Michel (SBN: 144258) cmichel@michellawyers.com Anna M. Barvir (SBN: 268728) abarvir@michellawyers.com

Tiffany D. Cheuvront (SBN: 317144) tcheuvront@michellawyers.com
MICHEL & ASSOCIATES, P.C.
180 E. Ocean Blvd., Suite 200

Long Beach, CA 90802 Tel.: (562) 216-4444 Fax: (562) 216-4445

Defendants City of Morgan Hill, Morgan Hill Chief of Police David Swing, and Morgan Hill City Clerk Irma

Torrez:

Roderick M. Thompson (SBN: 96192)

rthompson@fbm.com

James A. Allison (SBN: 319204)

jallison@fbm.com

Farella Braun + Martel LLP

235 Montgomery Street, 17th Floor

San Francisco, CA 94104 Tel.: (415) 954-4400 Fax: (415) 954-4480

Hannah Shearer (SBN: 292710)

hshearer@giffords.org

Hannah Friedman (SBN: 324771)

hfriedman@giffords.org

Giffords Law Center to Prevent Gun Violence

268 Bush Street # 555 San Francisco, CA 94104 Tel.: (415) 433-2062 Fax: (415) 433-3357

Donald Larkin, City Attorney (SBN: 199759)

City of Morgan Hill 17575 Peak Avenue Morgan Hill, CA 95037 Tel.: (408) 779-7271

Fax: (408) 779-1592

(If the item that this Attachment concerns is made under penalty of perjury, all statements in this Attachment are made under penalty of perjury.)

Page 6 of 7

(Add pages as required)

www.courtinfo.ca.gov

SHORT TITLE:	CASE NUMBER:
G. Mitchell Kirk, et al. v. City of Morgan Hill, et al.	19CV346360

ATTACHMENT (Number): 19

(This Attachment may be used with any Judicial Council form.)

19.b. Meet and Confer: After meeting and conferring as required by rule 3.724 of the California Rules of Court, the parties agree on the following:

Pursuant to rule 3.724(3), the parties have identified the following facts that are uncontested and may be the subject of stipulation:

- 1. On November 8, 2016, California voters approved Proposition 63, the Background Checks for Ammunition Purchases and Large-Capacity Ammunition Magazine Ban Initiative. As a result, among other things, Penal Code 25250 became law.
- 2. On November 28, 2018, the City of Morgan Hill adopted Ordinance No. 2289 to amend section 9.04.030 of the Morgan Hill Municipal Code.

Pursuant to rule 3.724(4), the parties have identified the following issues that remain contested:

1. Whether California Penal Code section 25250 preempts Morgan Hill Municipal Code section 9.04.030.

Pursuant to rule 3.724(5), the parties agree that the case can be narrowed by eliminating the following claims or defenses:

1. Second Cause of Action for a Writ of Mandate and/or Prohibition; Plaintiffs have submitted, and Defendants consent to, Plaintiffs' Request for Dismissal with prejudice.

(If the item that this Attachment concerns is made under penalty of perjury, all statements in this Attachment are made under penalty of perjury.)

Page 7 of 7
(Add pages as required)

1 PROOF OF SERVICE STATE OF CALIFORNIA 2 COUNTY OF SANTA CLARA 3 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 4 business address is 180 East Ocean Boulevard, Suite 200, Long Beach, California 90802. 5 On February 13, 2020, I served the foregoing document(s) described as: 6 CASE MANAGEMENT STATEMENT 7 on the interested parties in this action by placing 8 the original X a true and correct copy 9 thereof by the following means, addressed as follows: 10 Roderick M. Thompson 11 rthompson@fbm.com James Allison 12 iallison@fbm.com Farella Braun + Martel LLP 13 235 Montgomery Street, 17th Floor San Francisco, CA 94104 14 Hannah Shearer 15 hshearer@giffords.org Hannah Friedman 16 hfriedman@giffords.org Giffords Law Center to Prevent Gun Violence 17 268 Bush Street #555 San Francisco, CA 94104 18 Attorneys for Defendants/Respondents 19 (BY ELECTRONIC TRANSMISSION) As follows: I served a true and correct copy by 20 electronic transmission via One Legal. Said transmission was reported and completed without error. 21 (STATE) I declare under penalty of perjury under the laws of the State of California that 22 the foregoing is true and correct. 23 Executed on February 13, 2020, at Long Beach, California. 24 aun faluen 25 26 Laura Palmerin 27 28