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10	Attorneys for Plaintiff	
11	Francisco Gudino Cardenas	
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14	IN THE SUPERIOR COURT OF CALIFORNIA FOR THE COUNTY OF ORANGE (UNLIMITED CIVIL)	
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16		N 20 2010 01111707 OU DO GIG
17	FRANCISCO GUDINO CARDENAS, an individual	No. 30-2019-01111797-CU-PO-CJC
18	Plaintiff,	PLAINTIFF'S NOTICE OF ERRATA AND CORRECTION IN STATEMENT
19		OF JURISDICTION IN COMPLAINT
20	VS.	
21	GHOST GUNNER INC., d/b/a GHOSTGUNNER.NET, et al.	
22	Defendants.	
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24	TO- ALL PADTIES THEID ATTODN	IEVS AND TO THE COUDT:
25	TO: ALL PARTIES, THEIR ATTORNEYS, AND TO THE COURT: PLEASE TAKE NOTICE: Plaintiff's complaint, filed on November 4, 2019, contains	
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27	errata in the Statement of Jurisdiction. Specifically, the venue statement in paragraph 16 should	
28	read (in place of what was typed):	

1	16. Venue is proper in this court because several of the defendants, namely BLACKHAWK MANUFACTURING GROUP INC. ("BLACKHAWK"), d/b/a 80PERCENTARMS.COM, GHOST AMERICA LLC ("GHOST AMERICA"), d/b/a GHOSTGUNS.COM, and JUGGERNAUT TACTICAL INC. ("JUGGERNAUT"), d/b/a JTACTICAL.COM, are California based companies whose principal places of business are located in the County of Orange, State of California.	
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6	Respectfully Submitted,	
7	Ben Rosenfeld, Attorney Gerald B. Singleton, Attorney	
8	Geraid D. Singleton, Attorney	
9	T P D	
10	D-V-d	
11	Dated: November 22, 2019 By: Ben Rosenfeld	
12	Attorneys for Plaintiff Cardenas	
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