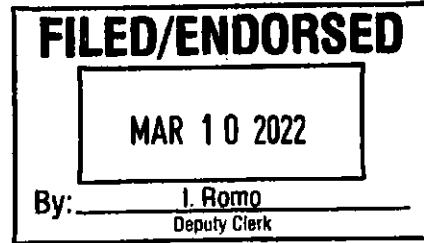


1 C.D. Michel – SBN 144258
2 Sean A. Brady – SBN 262007
3 MICHEL & ASSOCIATES, P.C.
4 180 E. Ocean Blvd., Suite 200
5 Long Beach, CA 90802
6 Telephone: (562) 216-4444
7 Facsimile: (562) 216-4445
8 Email: sbrady@michellawyers.com

9 Attorneys for Defendants Ryan Beezley and Bob Beezley,
10 Thunder Guns, LLC, Ghost Firearms, LLC, Matrix Arms,
11 Blackhawk Manufacturing Group, Inc., James Madison
12 Tactical, Inc., JSD Supply, and MFY Technical Solutions, LLC



9 **IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA**
10 **FOR THE COUNTY OF SACRAMENTO**

11 KELLEY and DENNIS O'SULLIVAN, in
12 their Individual Capacity and KELLY
13 O'SULLIVAN as Administrator of the
14 Estate of TARA O'SULLIVAN, Deceased,

15 Plaintiffs,

16 vs.

17 GHOST GUNNER INC., d/b/a
18 GHOSTGUNNER.NET, et al.,

19 Defendants.

Case No. 34-2021-00302934-CU-PO-GDS

*[Assigned to the Honorable Judge Jill H.
Talley; Dept. 25]*

**NOTICE OF APPEARANCE OF
COUNSEL FOR JSD SUPPLY**

1 TO THE HONORABLE COURT, ALL PARTIES, AND THEIR ATTORNEYS OF RECORD:

2 PLEASE TAKE NOTICE that Defendant JSD Supply hereby enters its notice of
3 appearance by and through its counsel, Sean A. Brady, in the above-captioned action.

4 The filing of this Notice of Appearance shall not constitute a waiver of any substantive or
5 procedural challenge to the Complaint.

6
7 Dated: March 9, 2022

MICHEL & ASSOCIATES, P.C.

8 

9
10 Sean A. Brady
11 Attorneys for Defendants Ryan Beezley and Bob
12 Beezley, Thunder Guns, LLC, Ghost Firearms,
13 LLC, Matrix Arms, Blackhawk Manufacturing
14 Group, Inc., James Madison Tactical, Inc., JSD
15 Supply, and MFY Technical Solutions, LLC
16
17
18
19
20
21
22
23
24
25
26
27
28

STATE OF CALIFORNIA
COUNTY OF SACRAMENTO

On March 9, 2022, I served the foregoing document(s) described as:

on the interested parties in this action by placing
☐ the original
☒ a true and correct copy
thereof by the following means, addressed as follows:

____ (BY MAIL) As follows: I am “readily familiar” with the firm’s practice of collection and processing correspondence for mailing. Under the practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid at Long Beach, California, in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date is more than one day after date of deposit for mailing an affidavit.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.


Laura Palmerin

SERVICE LIST

Robert J. Nelson

rnelson@lchb.com

Caitlin M. Nelson

cnelson@lchb.com

Lieff Cabraser Heimann & Bernstein, LLP

275 Battery Street, 29th Floor

San Francisco, CA 94111-3339

Tel.: (415) 956-1000

Attorneys for Plaintiffs

Ryan Erdreich

rerdreich@pisciotti.com

Danny C. Lallis

dlallis@pisciotti.com

Pisciotti Lallis Erdreich

30 Columbia Turnpike, Suite 205

Florham Park, NJ 07932

Attorneys for James Tromblee

David A. Melton

dmelton@porterscott.com

Molly A. Flores

mflores@porterscott.com

MaryJo Smart

msmart@porterscott.com

Porter Scott

350 University Ave, Suite 200

Sacramento, CA 95825

Germain D. Labat

Germain.Labat@gmlaw.com

Greenspoon Marder LLP

590 Madison Avenue, Suite 1800

New York, NY 10022

Attorneys for Defendant Polymer80, Inc.

James J. McGuire

james.mcguire@gmlaw.com

Michael Marron

michael.marron@gmlaw.com

Michael Patrick

michael.patrick@gmlaw.com

GREENSPOON MARDER LLP

590 Madison Avenue, Suite 1800

New York, New York 10022

Facsimile: (212) 524-5050

Christopher Renzulli

crenzulli@renzullilaw.com

Howard B. Schilsky

hschilsky@renzullilaw.com

Attorneys for Defendant Juggernaut Tactical, Inc.

1 Renzulli Law Firm, LLP
2 One North Broadway, Suite 1005
3 White Plains, NY 10601
4 Fax: (914) 285-1213

5 Richard Linkert
6 rlinkert@mathenysears.com
7 Madison Simmons
8 msimmons@mathenysears.com

9 Nicole Gilzean
10 ngilzean@mathenysears.com
11 Matheny Sears Linkert & Jaime LLP
12 3638 American River Drive
13 Sacramento, CA 95864-4711

Attorneys for Defendant Juggernaut Tactical, Inc.

14 Grant D. Waterkotte
15 gwaterkotte@pettitkohn.com
16 Tina M. Robinson
17 trobinson@pettitkohn.com
18 Petit Kohn Ingrassia Lutz & Dolin PC
19 5901 W. Century Blvd., Suite 1100
20 Los Angeles, CA 90045

*Attorneys for Defense Distributed
(erroneously sued as "Ghost Gunner, Inc.")*