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8			
9	UNITED STATES DISTRICT COURT		
10	EASTERN DISTRICT OF CALIFORNIA		
11			
12	WILLIAM WIESE, an individual;	Case No. 2	2:17-903 WBS KJN
13	JEERMIAH MORRIS, an individual; LANCE COWLEY, an individual;	NOTICE OF MOTION AND MOTION FOR LEAVE TO PARTICIPATE AS AMICUS CURIAE Hon. William B. Shubb	
14	SHERMAN MACASTON, an		
15	individual; ADAM RICHARDS, in his capacity as Trustee of the Magazine		
16	Ban Lawsuit Trust; CLIFFORD FLORES, individually and as trustee of		
17	the Flores Family Trust; L.Q. DANG, an individual; FRANK FEDEREAU, an	Date:	June 29, 2017
18	individual; ALAN NORMANDY, an	Time:	9:00 a.m.
19	individual; TODD NIELSEN, an individual; THE CALGUNS	Location:	Courtroom 5, 14 th Floor
20	FOUNDATION; FIREARMS POLICY COALITION; FIREARMS POLICY		
21	FOUNDATION; and SECOND AMENDMENT FOUNDATION,		
22			
23	Plaintiffs,		
24	VS.		
25	XAVIER BECERRA, in his official		
26	capacity as Attorney General of the State of California; and DOES 1-10,		
27	Defendants.		

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TO THE COURT, ALL PARTIES AND THEIR ATTORNEYS OF RECORD: 1 2 PLEASE TAKE NOTICE that on June 29, 2017, at 9:00 a.m. in Courtroom 5 on the 14th Floor of the above-entitled Court, located at 501 I Street, Sacramento, 3 California 95814, movant Law Center to Prevent Gun Violence ("Law Center") 4 5 will, and hereby does, move for an order permitting it to participate as *amicus curiae* in the proceedings regarding Plaintiffs' request for a preliminary injunction, 6 7 currently scheduled to be heard at the above-referenced date, time and location. 8 This motion is submitted in light of and in reference to the Court's June 16, 2017 9 Order Re: Motion for Temporary Restraining Order (Dkt. 45), which ordered the 10 parties to submit supplemental briefs on June 23, 2017 and scheduled Plaintiffs' 11 request for a preliminary injunction for hearing on June 29, 2017. 12 This motion is made on the grounds that the Court has inherent authority to 13 allow the participation of an *amicus curiae*. The Law Center's participation as amicus curiae would be helpful and desirable as it would facilitate a more complete 14 15 understanding of the issues before the Court. This motion is based on this Notice of 16 Motion and Motion, the accompanying Memorandum of Points and Authorities and 17 all attachments thereto, all papers and pleadings on file in this action, and upon such 18 further evidence and argument as may be presented to the Court in connection with 19 the motion. 20 Respectfully submitted, 21 Dated: June 23, 2017 FARELLA BRAUN + MARTEL LLP 22 23 24 By: /s Anthony Schoenberg **Anthony Schoenberg** 25 Email: tschoenberg@fbm.com 26 Attorneys for Movant 27 Law Center to Prevent Gun Violence

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