Case	3:22-cv-01461-BEN-JLB Document	17-2 Filed 10/25/22	PageID.240 Page 1 of 6
1	C. D. Michel – SBN 144258		
2	<u>cmichel@michellawyers.com</u> Joshua Robert Dale – SBN 20994	12	
3	idale@michellawyers.com Konstadinos T. Moros – SBN 30	6610	
4	kmoros@michellawyers.com MICHEL & ASSOCIATES, P.C		
5	180 E. Ocean Blvd., Suite 200 Long Beach, CA 90802		
6	Telephone: (562) 216-4444 Facsimile: (562) 216-4445		
7	www.michellawyers.com		
8	Attorneys for Plaintiffs South Ba Henry, Patrick Lovette, Virginia	Duncan, Randy Rick	s, Gun Owners of California,
9	Second Amendment Law Center, Incorporated	and California Rifle	and Pistol Association,
10	Donald Kilmer-SBN 179986 Law Offices of Donald Kilmer, A	APC	
11	14085 Silver Ridge Road Caldwell, Idaho 83607		
12	Telephone: (408) 264-8489 Email: Don@DKLawOffice.com		
13	Attorneys for Plaintiff Citizens C	-	ht to Keen and Bear Arms
14	-	FATES DISTRICT	-
15		DISTRICT OF CAI	
	SUUTHERN	DISTRICT OF CAL	LIFURNIA
16			
16 17	SOUTH BAY ROD & GUN CL INC.; GARY BRENNAN, an	,	: 22-cv-01461-BEN-JLB
	INC.; GARY BRENNAN, an individual; CORY HENRY, an individual; PATRICK LOVETT	E, an DECLAR	ATION OF KONSTADINOS S IN SUPPORT OF
17	INC.; GARY BRENNAN, an individual; CORY HENRY, an individual; PATRICK LOVETT individual; VIRGINIA DUNCAI individual; RANDY RICKS, an	E, an N, an N, an E, an N, an DECLARA T. MOROS PLAINTH APPLICA	ATION OF KONSTADINOS S IN SUPPORT OF FFS' EX PARTE TION FOR ORDER
17 18	INC.; GARY BRENNAN, an individual; CORY HENRY, an individual; PATRICK LOVETT individual; VIRGINIA DUNCA individual; RANDY RICKS, an individual; CITIZENS COMMIT FOR THE RIGHT TO KEEP AN	E, an N, an T. MOROS PLAINTIN APPLICA SHORTEN ND HEARING	ATION OF KONSTADINOS S IN SUPPORT OF FFS' EX PARTE TION FOR ORDER NING TIME FOR G ON PLAINTIFFS'
17 18 19	INC.; GARY BRENNAN, an individual; CORY HENRY, an individual; PATRICK LOVETT individual; VIRGINIA DUNCAI individual; RANDY RICKS, an individual; CITIZENS COMMIT FOR THE RIGHT TO KEEP AN BEAR ARMS; GUN OWNERS CALIFORNIA; SECOND	E, an N, an T. MOROS PLAINTIN APPLICA SHORTEN ND OF MOTION INJUNCT	ATION OF KONSTADINOS S IN SUPPORT OF FFS' EX PARTE TION FOR ORDER NING TIME FOR G ON PLAINTIFFS' FOR PRELIMINARY
17 18 19 20	INC.; GARY BRENNAN, an individual; CORY HENRY, an individual; PATRICK LOVETT individual; VIRGINIA DUNCAI individual; RANDY RICKS, an individual; CITIZENS COMMIT FOR THE RIGHT TO KEEP AN BEAR ARMS; GUN OWNERS CALIFORNIA; SECOND AMENDMENT LAW CENTER CALIFORNIA RIFLE & PISTO	E, an N, an T. MOROS PLAINTH APPLICA SHORTEN HEARING OF INJUNCT ; and L	ATION OF KONSTADINOS S IN SUPPORT OF FFS' EX PARTE TION FOR ORDER NING TIME FOR G ON PLAINTIFFS' FOR PRELIMINARY
17 18 19 20 21	INC.; GARY BRENNAN, an individual; CORY HENRY, an individual; PATRICK LOVETT individual; VIRGINIA DUNCAI individual; RANDY RICKS, an individual; CITIZENS COMMIT FOR THE RIGHT TO KEEP AN BEAR ARMS; GUN OWNERS CALIFORNIA; SECOND AMENDMENT LAW CENTER CALIFORNIA RIFLE & PISTO ASSOCIATION, INCORPORA	E, an N, an TTEE ND OF ; and L TED,	ATION OF KONSTADINOS S IN SUPPORT OF FFS' EX PARTE TION FOR ORDER NING TIME FOR G ON PLAINTIFFS' FOR PRELIMINARY
 17 18 19 20 21 22 	INC.; GARY BRENNAN, an individual; CORY HENRY, an individual; PATRICK LOVETT individual; VIRGINIA DUNCAI individual; RANDY RICKS, an individual; CITIZENS COMMIT FOR THE RIGHT TO KEEP AN BEAR ARMS; GUN OWNERS CALIFORNIA; SECOND AMENDMENT LAW CENTER CALIFORNIA RIFLE & PISTO ASSOCIATION, INCORPORAT	E, an N, an TTEE ND OF ; and L TED,	ATION OF KONSTADINOS S IN SUPPORT OF FFS' EX PARTE TION FOR ORDER NING TIME FOR G ON PLAINTIFFS' FOR PRELIMINARY
 17 18 19 20 21 22 23 	INC.; GARY BRENNAN, an individual; CORY HENRY, an individual; PATRICK LOVETT individual; VIRGINIA DUNCAI individual; CIRGINIA DUNCAI individual; CITIZENS COMMIT FOR THE RIGHT TO KEEP AN BEAR ARMS; GUN OWNERS CALIFORNIA; SECOND AMENDMENT LAW CENTER CALIFORNIA RIFLE & PISTO ASSOCIATION, INCORPORA Plaintiffs, V.	E, an N, an TTEE ND OF ; and L TED,	ATION OF KONSTADINOS S IN SUPPORT OF FFS' EX PARTE TION FOR ORDER NING TIME FOR G ON PLAINTIFFS' FOR PRELIMINARY
 17 18 19 20 21 22 23 24 	INC.; GARY BRENNAN, an individual; CORY HENRY, an individual; PATRICK LOVETT individual; VIRGINIA DUNCAI individual; VIRGINIA DUNCAI individual; CITIZENS COMMIT FOR THE RIGHT TO KEEP AN BEAR ARMS; GUN OWNERS CALIFORNIA; SECOND AMENDMENT LAW CENTER CALIFORNIA RIFLE & PISTO ASSOCIATION, INCORPORA Plaintiffs, V. ROB BONTA, in his official cap as Attorney General of the State	E, an N, an TTEE ND OF ; and L TED, DECLARA T. MOROS PLAINTH APPLICA SHORTEN HEARING MOTION INJUNCT	ATION OF KONSTADINOS S IN SUPPORT OF FFS' EX PARTE TION FOR ORDER NING TIME FOR G ON PLAINTIFFS' FOR PRELIMINARY
 17 18 19 20 21 22 23 24 25 	INC.; GARY BRENNAN, an individual; CORY HENRY, an individual; PATRICK LOVETT individual; VIRGINIA DUNCAI individual; CITIZENS COMMIT FOR THE RIGHT TO KEEP AN BEAR ARMS; GUN OWNERS CALIFORNIA; SECOND AMENDMENT LAW CENTER CALIFORNIA RIFLE & PISTO ASSOCIATION, INCORPORA Plaintiffs, v. ROB BONTA, in his official cap as Attorney General of the State California; and DOES 1-10,	E, an N, an TTEE ND OF ; and L TED, DECLARA T. MOROS PLAINTH APPLICA SHORTEN HEARING MOTION INJUNCT	ATION OF KONSTADINOS S IN SUPPORT OF FFS' EX PARTE TION FOR ORDER NING TIME FOR G ON PLAINTIFFS' FOR PRELIMINARY
 17 18 19 20 21 22 23 24 25 26 	INC.; GARY BRENNAN, an individual; CORY HENRY, an individual; PATRICK LOVETT individual; VIRGINIA DUNCAI individual; VIRGINIA DUNCAI individual; CITIZENS COMMIT FOR THE RIGHT TO KEEP AN BEAR ARMS; GUN OWNERS CALIFORNIA; SECOND AMENDMENT LAW CENTER CALIFORNIA RIFLE & PISTO ASSOCIATION, INCORPORA Plaintiffs, V. ROB BONTA, in his official cap as Attorney General of the State	E, an N, an TTEE ND OF ; and L TED, DECLARA T. MOROS PLAINTH APPLICA SHORTEN HEARING MOTION INJUNCT	ATION OF KONSTADINOS S IN SUPPORT OF FFS' EX PARTE TION FOR ORDER NING TIME FOR G ON PLAINTIFFS' FOR PRELIMINARY
 17 18 19 20 21 22 23 24 25 26 27 	INC.; GARY BRENNAN, an individual; CORY HENRY, an individual; PATRICK LOVETT individual; VIRGINIA DUNCAI individual; VIRGINIA DUNCAI individual; CITIZENS COMMIT FOR THE RIGHT TO KEEP AN BEAR ARMS; GUN OWNERS CALIFORNIA; SECOND AMENDMENT LAW CENTER CALIFORNIA RIFLE & PISTO ASSOCIATION, INCORPORA Plaintiffs, V. ROB BONTA, in his official cap as Attorney General of the State California; and DOES 1-10, Defendan	E, an N, an TTEE ND OF ; and L TED, DECLARA T. MOROS PLAINTH APPLICA SHORTEN HEARING MOTION INJUNCT	ATION OF KONSTADINOS S IN SUPPORT OF FFS' EX PARTE TION FOR ORDER NING TIME FOR ON PLAINTIFFS' FOR PRELIMINARY ION

1

DECLARATION OF KONSTADINOS T. MOROS

2 1. I, Konstadinos T. Moros, am an attorney at the law firm Michel & Associates, P.C., attorneys of record for Plaintiffs in this action. I have personal 3 knowledge of the facts set forth herein and, if called and sworn as a witness, could 4 and would testify competently thereto. 5

2. Plaintiffs filed the complaint in this matter on September 28, 2022. 6 Defendant's counsel, Elizabeth Watson, noticed her appearance on October 11, 7 8 2022. ECF No. 8. Ms. Watson's contact information is as follows: Elizabeth Watson, Deputy Attorney General, California Department of Justice, 455 Golden 9 Gate Avenue, Suite 11000, San Francisco, CA 94102-7004. Her telephone number 10 is (415) 510-3847. Her email is Elizabeth.Watson@doj.ca.gov. ECF No. 8. 11

3. On October 21, 2022, I contacted Ms. Watson via email to provide 12 Defendant with notice that Plaintiffs intended to file an ex parte application for an 13 order shortening time to hear their anticipated motion for preliminary injunction. I 14 also informed her the application would be filed on October 24, 2022 and asked if 15 16 Defendant would oppose it.

4. Ms. Watson responded that day as follows: "I agree that it makes sense to 17 have one hearing date for both cases, but given that South Bay has more claims at 18 19 issue than *Miller II*, I think it would make sense to have that single hearing on 20 November 21st, the date for which the *South Bay* case is currently scheduled. That 21 way, defendants get the full time to which they are entitled to respond to the claims 22 in South Bay. Would you reach out to the Miller II plaintiffs and see if they would 23 be amenable to that?"

24

5. Also on October 21st, I reached out to counsel for the Miller II plaintiffs, Bradley Benbrook, to determine if they would oppose my clients' ex parte 25 application, and to let them know Ms. Watson's proposal. They replied that they do 26 27 not oppose this application but do oppose any delay in their own hearing date. Specifically, Mr. Benbrook wrote: "We will not oppose having the two motions for

28

preliminary injunction heard on November 14, provided that your team agrees that 1 2 our motion will be heard first. We do not agree to move the hearing date back, so, assuming you agree our motion will be heard first, please note in your papers that 3 we oppose a simultaneous hearing date if granting the request would involve moving 4 the hearing date back." Their contact information is as follows: Bradley A. 5 Benbrook, 701 University Avenue, Suite 106, Sacramento, CA 958825. Telephone: 6 (916) 447-4900. Email: brad@benbrooklawgroup.com; and David H. Thompson, 7 1523 New Hampshire Avenue, NW, Washington, D.C. 20036. Telephone: (202) 8 220-9600. Email: dthompson@cooperkirk.com. 9

- 6. This case presents claims under 42 U.S.C. § 1983 for violations of the
 First Amendment, the Fourteenth Amendment, the Supremacy Clause, and the
 constitutional prohibition against bills of attainder. Simply put, Plaintiffs seek
 nothing more than to preserve their rights; rights that, before the enactment of
 California Code of Civil Procedure section 1021.11, they freely enjoyed.
- Under the plain language of Section 1021.11, if anyone seeks to 7. 15 16 challenge a state or local law in California related to firearms, they and their attorneys must be willing to bear the cost of the government's attorney's fees if they 17 are not the prevailing party. And to be the "prevailing party" as defined under 18 19 Section 1021.11, they must prevail on all claims. Under Section 1021.11(b), if the 20 government defendant prevails on even a single cause of action, the challenging parties and attorneys are not the prevailing party, but the government is, and the 21 22 plaintiff must pay the government's attorney's fees and costs.
- 8. What's more, if Plaintiffs and their attorneys are sued in such a civil
 action, under subdivision (d)(2) fees and costs not being granted to defendants in the
 original matter are *not a defense* that can be raised to the subsequent civil matter, in
 violation of basic principles of *res judicata*, collateral estoppel, and federal
 Supremacy.
- 28

9. Section 1021.11 takes effect January 1, 2023, but has the *ex post facto* effect of applying to any lawsuit that that was pending at any point in the three years
 prior to enactment of the law. That means that matters being currently litigated, and
 that were filed well before Section 1021.11 was first proposed, are currently being
 affected by the law.

10. Plaintiffs are already being harmed by the enactment of Section 6 7 1021.11. The associational Plaintiffs that typically fund Second Amendment 8 challenges in California are in a particularly precarious position. They have filed numerous cases and would effectively be bankrupted if they had to foot the bill for 9 10 the State's litigation expenses in those existing matters. Even if Section 1021.11 was not retroactive and only applied to litigation filed on or after January 1, 2023, that 11 would mean that the associational Plaintiffs cannot risk starting any new firearm-12 related litigation in the new year and would instead go silent in terms of their 13 litigation efforts. 14

15 11. The individual Plaintiffs, as their declarations in support of the motion
16 for preliminary injunction attest, are considering dropping out of the important
17 Second Amendment lawsuits they are involved in out of fear that they could be
18 financially liable for the State's expenses.

Section 1021.11 is also already blocking future possible plaintiffs from
 utilizing the court system to redress their grievances. One declaration in support of
 Plaintiffs' motion is from a major gun retailer in California, Turner's Outdoorsman,
 which was considering joining a recently-filed lawsuit but did not do so because of
 Section 1021.11's intentional chilling effect.

13. The legislative history behind Section 1021.11 shows that both the
State Assembly and the Senate knew it was unconstitutional when they passed it,
and the Attorney General himself signed onto an amicus brief arguing a similar
provision in Texas law was unconstitutional. This Court should not continue to let it
do any more damage than it already has.

1	14. Good cause thus exists for this Court to expedite the hearing on		
2	Plaintiffs' motion for preliminary injunction.		
3	15. On behalf of Plaintiffs, I respectfully request that the Court set the		
4	following briefing and hearing schedule in this matter:		
5	 Filing and service of opposition papers on or before November 2, 2022; 		
6	 Filing and service of reply papers on or before November 7, 2022; 		
7	 Hearing on Plaintiffs' Motion for a Preliminary Injunction to be held on 		
8	November 14, 2022, at 10:30 a.m.		
9	I declare under penalty of perjury of the laws of the State of California and the		
10	United States that the foregoing is true and correct. Executed within the United		
11	States on October 25, 2022.		
12	<i>s/Konstadinos T. Moros</i> Konstadinos T. Moros, declarant		
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			
	5 DECLARATION OF KONSTADINOS T. MODOS		
	DECLARATION OF KONSTADINOS T. MOROS		

Case _l	3:22-cv-01461-BEN-JLB Document 17-2 Filed 10/25/22 PageID.245 Page 6 of 6
1	ERTIFICATE OF SERVICE UNITED STATES DISTRICT COURT
2	SOUTHERN DISTRICT OF CALIFORNIA
3	Case Name: South Bay Rod & Gun Club, Inc. v. Bonta Case No.: 22-cv-01461-BEN-JLB
4	IT IS HEREBY CERTIFIED THAT:
5 6	I, the undersigned, declare under penalty of perjury that I am a citizen of the United States over 18 years of age. My business address is 180 East Ocean Boulevard, Suite 200 Long Beach, CA 90802. I am not a party to the above-entitled
7	action.
8	I have caused service of the following documents, described as:
9	DECLARATION OF KONSTADINOS T. MOROS IN SUPPORT OF PLAINTIFFS' EX PARTE APPLICATION FOR ORDER SHORTENING TIME FOR HEARING ON PLAINTIFFS' MOTION FOR PRELIMINARY
10	INJUNCTION
11	on the following parties by electronically filing the foregoing on October 25, 2022, with the Clerk of the District Court using its ECF System, which electronically
12	notifies them.
13	Robert Meyerhoff <u>Robert.Meyerhoff@doj.ca.gov</u> Elizabeth Watson
14	Elizabeth Watson
15	Elizabeth.Watson@doj.ca.gov 1300 I Street, Suite 125 Sacramento, CA 95814
16	
17	I declare under penalty of perjury that the foregoing is true and correct. Executed on October 25, 2022, at Long Beach, CA.
18	Additionally, the following party was served as follows:
19	Bradley A. Benbrook
20	701 University Avenue, Suite 106 Sacramento, CA 958825
21	Email: <u>brad@benbrooklawgroup.com</u>
22	By Electronic Mail As follows: I served a true and correct copy by electronic transmission. Said transmission was reported and completed without error.
23	I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
24	that the foregoing is true and correct.
25	CHRISTINA CASTRON
26	
27	
28	
	6
	CERTIFICATE OF SERVICE