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3	UNITED STAT	ES DISTRICT CO	OURT
)	CENTRAL DISTRICT OF CALIFORNIA		
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1	STEVEN RUPP, et al.,	Case No.: 8:17-cv	7-00746-JLS-JDE
2	Plaintiffs,		RESPONSES TO
3	v.		STATEMENT OF ERTED FACTS AND
4	ROB BONTA, in his official capacity as Attorney General of the	SUPPORT OF M SUMMARY JUI	MOTION FOR
5	State of California,		
6	Defendant.	Hearing Date: Hearing Time:	July 28, 2023 10:30 a.m.
7		Judge: Courtroom:	Josephine L. Staton 8A
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	STMT OF UNCONTROVERTE	I D FACTS & CON	CLUSIONS OF LAW

1	No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
2	1	In 1957, the U.S. Army	DX-1 at 29	Undisputed.
3		requested Armalite, a	(Donohue Rpt.	o nump area.
		small arms manufacturer,	¶ 68).	
4		to produce a lightweight,		
5		high-velocity rifle that could operate in both		
6		semi- automatic and full-		
7		automatic modes, with		
8		firepower capable "of		
		penetrating		
9		a steel helmet or standard body armor at 500		
10		yards."		
11	2	According to one of the	DX-1 at 30	Undisputed that one of
12		designers of the AR-15,	(Donohue Rpt.	the designers said this,
		the rifle was engineered to generate "maximum	¶ 73).	but Plaintiffs do not concede the
13		wound effect."		statement's accuracy.
14	3	After field testing in	DX-1 at 29	Undisputed that
15		combat operations in	(Donohue Rpt.	ARPA noted this, but
16		Vietnam, the Advanced	¶ 69); DX-65 at 2523 (ARPA	Plaintiffs do not concede the
17		Research Projects Agency ("ARPA") noted	Study at 8).	statement's accuracy.
		that the "lethality of the		,
18		AR-15 and its reliability		
19		record were		
20	4	particularly impressive." ARPA found that all	DX-1 at 29–30	Undisputed that
21		casualties inflicted by the	(Donohue Rpt.	ARPA noted this, but
22		AR-15 in combat were	¶¶ 69–70); DX-65 at	Plaintiffs do not
		fatal, including hits to	2530	concede the
23		only extremities.	(ARPA Study, Annex A at 5).	statement's accuracy.
24	5	ARPA found that the AR-	DX-65 at 2512	Undisputed that
25		15 was "superior in	(ARPA Study,	ARPA noted this, but
26		virtually all respects" to	Cover Memo (Aug.	Plaintiffs do not
		other military small arms,	20, 1962)).	concede the statement's accuracy.
27		like the Thompson submachinegun and		statement s accuracy.
28		540 maning and and		

1	No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
2		Browning Automatic		
3		Rifle.		
4				
5				
	6	Armalite sold the patent	DX-70 at 2839 (Alex	
6		and trademark rights to	Horton et al.,	that the M16 is
7		Colt in 1959. During the Vietnam War, the AR-15	Decades of Marketing	capable of more than
8		was approved for use by	Reinvented the AR-	just semiautomatic fire, which the AR-15
9		U.S. armed forces, after	15 into a Top-Selling	i
		which its name was	Firearm, Wash.	
10		changed to the M16.	Post., Mar. 27, 2023,	
11		Thereafter, the AR-15 was the name used for the	at 2); DX-72 at	
12		semiautomatic rifle sold to	2878–79 (Todd Frankel et al., <i>How</i>	
		civilians. After Colt's	the AR-15 Became a	
13		patent expired in 1977,	Powerful Political,	
14		other manufacturers began	Cultural Symbol in	
15		to produce their own	America, Wash. Post,	
16		versions of the AR-15 under different names.	Mar. 27, 2023, at 4–5); DX-79 at	
		under different names.	2938–39 (Chris	
17			Linville, AR-15 vs	
18			M4: Exploring Key	
19			Differences &	
			Similarities, GunsAmericaDigest.	
20			com, May 18, 2023).	
21	7	An automatic weapon is	DX-61 at 2393	Undisputed.
22		capable of firing	(Tucker Suppl. Rpt.	
23		repeatedly as long as the	¶ 13); DX-50 at	
		trigger is depressed, until ammunition is exhausted	1686–87 (Busse	
24		or the weapon	Suppl. Rpt. ¶ 11); DX-16 at 749	
25		malfunctions. Burst fire	(Helsley Dep. Tr. at	
26		is automatic fire that	44).	
		fires a fixed number of		
27		shots (e.g., 3 shots) with		
28		each pull of the trigger.		

1	No.	Uncontroverted Facts	Supporting	Plaintiff's Response
2		A semiautomatic weapon	Evidence	
3		is capable of firing a		
		single shot with each pull		
4		of the trigger. A select-		
5		fire weapon is capable of		
6		firing in automatic (or burst) mode or in		
7		semiautomatic mode.		
	8	The M4 is a shorter,	DX-61 at 2391	Undisputed.
8		carbine variant of the M16.	(Tucker Suppl.	
9	0	It is a select-fire weapon.	Rpt.) ¶ 4 n.2.	TT 1' 4 141 441
10	9	In a 1989 report, the Bureau of Alcohol	DX-22 at 1048–49 (1989 ATF	Undisputed that the report said that, but
11		Tobacco & Firearms	Rpt. at 6–7).	Plaintiffs do not
		("ATF") described	1	concede the
12		features such as folding		statement's accuracy.
13		and telescoping stocks,		Create factoring in among
14		pistol grips, and flash		Such features increase the control and
15		suppressors as "military features and		accuracy of the
		characteristics carried		firearm, making it
16		over to the semiautomatic		useful for self-defense.
17		versions of the original		Brady Decl., Ex. 1
18		military rifle."		Expert Report of J. B.
19				Boone] at 8-12; Ex. 3
				[Expert Report of S.
20				Helsley] at 6-11, 12;
21				Ex. 4 [Expert Report of M. Mersereau] at 8-
22				11; Ex. 5 [Expert
23				Report of B. Graham]
				at 19, 22, 26, 28; Ex. 6
24				[Depo. Tr. M.
25				Mersereau] at 36:7- 37:11; Ex. 7 [Depo.
26				Tr. B. Graham] at
27				107:6-14, 108:2-16;
				[Depo. Tr. B. Graham]
28				at 119-123; 124:1-6.

1	No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
2				That's why they are
3				widely chosen by Americans for self-
4				defense use.
5				Brady Decl., Ex. 1
6				[Expert Report of J. B.
7				Boone] at 5; Ex. 2 [Expert Report of W.
8				English] at 4; Ex. 3
9				[Expert Report of S. Helsley] at 11-12;
10				Exs. 28-29; 35-37; Ex.
11				59 [Minter Book Excerpts] at 46-47;
12				Ex. 53 [Expert Report
13				M. Hanish] at 8; Ex. 49 [English 2021
14				Report] at 2, 33-34;
15				Ex. 50 [NSSF Report on Rifles in
16				Circulation]; Ex. 51
17				[Washington Post Survey on AR-15
18				ownership].
19	10	According to the 1989	DX-22 at 1048 (1989	Objection to inclusion:
20		ATF Report, large-	ATF	Magazine capacity is not at issue in this
21		capacity magazines "are indicative of military	Rpt. at 6).	case.
22		firearms," and the fact		
23		"[t]hat a firearm is designed and sold with a		
24		large capacity magazine,		
25		e.g., 20-30 rounds, is a factor to be considered in		
26		determining whether a		
27		firearm is a semiautomatic assault rifle."		
28				

No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
11	In a 1998 study, ATF	DX-21 at 992–93	Objection to inclusion
	examined semiautomatic	(1998 ATF Rpt. at	Magazine capacity is
	assault rifles with a	1).	not at issue in this
	"military configuration,"		case.
	which incorporated		
	physical features such as		
	the ability to accept a detachable magazine,		
	folding/telescoping stocks,		
	separate pistol grips, and		
	flash suppressors. The		
	1998 study referred to		
	rifles capable of accepting		
	detachable ammunition		
	magazines as "large		
	capacity military magazine rifles."		
12	The AR-15 is the civilian	DX-2 at 121–22	Undisputed.
	version of the military's	(Graham Rpt.	
	M16.	¶ 15); DX-50 at 1687	
		(Busse Suppl. Rpt. ¶	
13	The difference between	11). DX-50 at 1687	Undisputed.
13	the M16 and the AR-15 is	(Busse Suppl. Rpt. ¶	Ondisputed.
	that the M16 is a select-	11); DX-61 at 2393	
	fire rifle that allows the	(Tucker Suppl. Rpt.	
	shooter to fire in either	¶ 13).	
	automatic or		
	semiautomatic mode,		
	while the AR-15 fires		
	only in semiautomatic		
1.4	mode (unless modified).	DV 62 at 2400	Undianuted assess
14	AR-platform rifles are generally chambered in	DX-62 at 2408 (Tucker Suppl. Sur-	Undisputed, except that while this is
	similar caliber rounds as	Rebuttal Rpt. ¶ 7);	generally true, AR-
	the M16 and M4	DX-2 at 128	platform rifles come i
	(generally, .223 for AR-	(Graham Rpt. ¶ 34);	a great variety of
	platform rifles and 5.56	DX-10 at 320	calibers, ranging from
	NATO for M16 rifles).	(Graham Dep. Tr.	handgun calibers all
			the way to hunting

STMT OF UNCONTROVERTED FACTS & CONCLUSIONS OF LAW

1	No.	Uncontroverted Facts	Supporting	Plaintiff's Response
2			Evidence	1 1 1
			at 130); DX-42 at	rounds much larger
3			1533 (2013 NSSF	than just .223 or 5.56.
4	15	AK-platform rifles are	Rpt. at 7). DX-87 at 3023 (Alex	Undisputed.
5		generally chambered in	Yablon, <i>The Simple</i>	Olldisputed.
3		7.62 rounds, which is	Physics that Makes	
6		almost twice as large as a	Some Bullets	
7		.223 round.	Deadlier than	
			Others, The Trace,	
8			June 21, 2017, at 3).	
9	16	Rounds used with AR-	DX-72 at 2878	Disputed. The correct
10		platform rifles and the	(Todd C. Frankel et	term is "yaw", and it
		M16 and M4 contain	al., How the AR-15	is common for
11		projectiles fired at high velocity and, when the	Became a Powerful Political, Culture	projectiles of various calibers to experience
12		projectiles penetrate the	Symbol in America,	that. But "tumble" is
13		human body, they tumble	Wash. Post, Mar. 27,	misleading because it
		through flesh, tissue, and	2023, at 4); DX-61 at	
14		bone, causing significant	2393 (Tucker Suppl.	to "actually make a
15		injury.	Rpt. ¶ 13); DX-4 at	complete revolution of
16			146–47 (Colwell	point forward - base
			Rpt. at 3–4); DX-38	forward – point forward in tissue
17			at 1505	simulant or animal
18			(Stefanopoulos et al.,	tissue." Further,
19			Gunshot Wounds: A Review of Ballistics	"civilian AR users can
			Related to	and often do choose
20			Penetrating Trauma,	AR ammunition that is
21			3 J. of Acute Disease	specifically
22			178, 180 (2014));	designed <i>not</i> to
			DX-68 at 2823	tumble."
23			(Nick Kirkpatrick et	Brady Decl., Ex. 54
24			al., What Does an	Expert Report of J. B.
25			AR-15 Do to a	Boone] at 10; Brady
			Human Body? A Visual Examination	Decl., Ex. 66 [Kopel
26			of the Deadly	article on power of
27			Damage, Wash.	AR rifles].
28			Post, Mar. 27, 2023).	
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1	No.	Uncontroverted Facts	Supporting	Plaintiff's Response
2	17	XX/1 1 11	Evidence	TT 1' 4 1
	17	When a bullet enters a	DX-14 at 504–05	Undisputed.
3		victim's body, it results	(Boone Dep. Tr. at	
4		in permanent and temporary cavitation. A	57–58); DX-38 at 1505 (Stefanopoulos	
_		permanent cavity "is the	et al., Gunshot	
5		tissue that is actually	Wounds: A Review of	,
6		crushed or destroyed by	Ballistics Related to	
7		the projectile's	Penetrating Trauma,	
-		interaction with it." A	3 J. of Acute Disease	
8		temporary cavity is	178, 180 (2014));	
9		caused by tissue being	DX-44 at 1541 (2014	
10		stretched away from the	FBI Training Mem.	
	1.0	permanent cavity.	at 4).	
11	18	The temporary cavity, if	DX-44 at 1541 (2014	<u> </u>
12		one is created, by a	FBI Training Mem. at 4); DX-4 at 146–	that it should be noted this applies to all rifle
13		handgun wound is typically not as injurious	47 (Colwell Rpt. at	rounds, including
13		to the tissue as the	3–4).	those commonly used
14		temporary cavity	- /	in hunting, which are
15		typically caused from a		much more powerful
1.0		rifle wound, and can be		than the relatively
16		more easily treated by a		weak .223 and 5.56
17		physician.		rounds often used by
18				AR platform rifles, which are "on the
				lower end of terminal
19				performance potential
20				of the vast calibers
21				available in centerfire
22				rifles."
				Brady Decl., Ex. 54
23				[Expert Report of J. B.
24				Boone] at 10.
25	19	Rifle rounds, such as .223	DX-14 at 551–52	Undisputed.
		or 5.56 NATO, will	(Boone Dep. Tr. at	
26		penetrate soft body armor	123–24); DX-11 at	
27		designed to stop common	370 (Mersereau Dep.	
28		handgun rounds.	Tr. at 94).	
_0				

1	No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
2	20	AR-platform rifles have a	DX-57 at 2031	This depends entirely
3		similar muzzle velocity as	(Roth Suppl. Rpt. ¶	on the caliber the rifle
4		the M16 and M4— more than 3,000 feet per second.	49); DX-50 at 1687 (Busse Suppl. Rpt. ¶	is chambered for- again, such rifles are
5		than 3,000 feet per second.	11).	often chambered for
6				handgun rounds, and the State's law does
7				not restrict rifles based on what rounds they
8				shoot but rather what
9				features they have.
10				But to the extent the State is referring to
11				.223 and 5.56, with the exception of certain
12				types of slower
13				moving rounds, undisputed.
14	21	The muzzle velocity of	DX-50 at 1687	This depends entirely
15		an AR- platform rifle and an M16 or M4 is three	(Busse Suppl. Rpt. ¶	on the caliber the rifle is chambered for-
16		times the velocity of a	11); DX-85 at 2987 (Mem. from Rep.	again, such rifles are
17		typical handgun.	Carolyn B. Maloney to Members of the	often chambered for handgun rounds, and
18			H.R. Comm. on	the State's law does
19			Oversight & Reform, July 27, 2022, at 3).	not restrict rifles based on what rounds they
20			July 27, 2022, at 3).	shoot but rather what
21				features they have. But to the extent the
22				State is referring to
23				.223 and 5.56, with the exception of certain
24				types of slower
25				moving rounds, undisputed.
26	22	A projectile fired by	DX-87 at 3022 (Alex	Undisputed.
27		firearm imparts kinetic	Yablon, <i>The Simple</i> Physics that Makes	
28		energy on a target equal to one half the	Physics that Makes Some Bullets	

1	No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
2		projectile's mass	Deadlier than	
3		multiplied by the square	Others, The Trace,	
1		of its velocity.	June 21, 2017, at 2).	
4	23	A semiautomatic weapon	DX-27 at 1095 (P.L.	<u>*</u>
5		can be converted to	103-489 at 18); DX-	
6		automatic fire by	`	automatic fire, instead they simulate
		installing certain parts,	Suppl. Rpt. ¶ 52); DX-51 at 1728	•
7		such as bump stocks or multiburst trigger	(Busse Suppl. Sur-	trigger is still being
8		activators.	Rebuttal Rpt. ¶ 28).	pulled each time.
9			_ " '	
0				Brady Decl., Ex. 67 [New York Times
				article on Bump
1				Stocks].
2	24	According to a	DX-27 at 1095 (P.L.	Undisputed that a
3		Congressional report,	103-489 at 18).	Congressional report
		semiautomatic firearms		may have stated this,
4		can be "virtually		but Plaintiffs do
5		indistinguishable in		dispute the accuracy
6		practical effect from		of that report.
	25	machineguns." U.S. soldiers are	DX-61 at 2393	Undisputed.
7	23	instructed to fire M16s	(Tucker Suppl. Rpt.	Ollaisputed.
8		and M4s in	¶ 13); DX-57 at 2032	
9		semiautomatic mode to	(Roth Suppl. Rpt. ¶	
		improve accuracy and	49); DX- 19 at 907	
20		lethality in rapid fire and	(U.S. Army, Rifle	
21		conserve ammunition.	Marksmanship	
2			M16-/M4- Series	
			Weapons Manual,	
23			FM 3-22.9 (Aug.	
24	26	When fired	2008) at 7-8). DX-62 at 2411	Undisputed.
25		semiautomatically, AR-	(Tucker Suppl.	- Hotop area.
		platform rifles and M16s	Sur-Rebuttal Rpt. ¶	
26		have an effective	22); DX- 19 at 907	
27		maximum rate of fire of	(U.S. Army, Rifle	
28		45 rounds per minute,	Marksmanship	
,0		which is referred to as	M16-/M4- Series	

1	No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
2		"rapid semiautomatic	Weapons Manual,	
3		fire." Rapid	FM 3-22.9 (Aug.	
4		semiautomatic fire is a	2008) at 7-8); DX-	
		combat tactic.	66 at 2708 (U.S.	
5			Army, Rifle &	
6			Carbine Manual, TC- 3-22 (May	
7			2016) at 8-6).	
-	27	Automatic or burst fire is	DX-19 at 911 (U.S.	Undisputed.
8		inherently less accurate	Army, Rifle	1
9		than semiautomatic fire.	Marksmanship M16-	
10			/M4-Series Weapons	
			Manual, FM 3-22.9 (Aug. 2008) at 7-12);	
11			DX-66 at 2708 (U.S.	
12			Army, Rifle &	
13			Carbine Manual,	
14			TC-3-22 (May	
			2016) at 8-6); DX-	
15			61 at 2393 (Tucker Suppl. Rpt. ¶ 13).	
16	28	In 1989, a semiautomatic	DX-2 at 129	Undisputed.
17		AK-47 rifle was used to	(Graham Rpt. at	o manap arra
		kill 5 schoolchildren and	\P 40(a)).	
18		injure 32 others at an		
19		elementary school in		
20	20	Stockton, California.	G 1 D 1 G 1 G	TT 1' 4 141 441'
	29	In 1989, California enacted the Assault	Cal. Penal Code § 30505(a).	Undisputed that this was a finding, but
21		Weapons Control Act	30303(a).	Plaintiffs do not
22		("AWCA"), finding that		concede the accuracy
23		"the proliferation and		of the finding.
24		use of assault weapons		
		poses a threat to the		
25		health, safety, and security of all citizens of		
26		this state" and that the		
27		restricted assault		
28		weapons have "a high		

1	No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
2 3		rate of fire and capacity for firepower."		
4	30	The AWCA defines a	Cal. Penal Code §§	Undisputed.
		rifle as an "assault weapon" if it is listed in	30510(a), 30515(a).	
5		California Penal Code		
6		section 30510(a) or if it is		
7		a semiautomatic centerfire rifle that lacks		
8		a fixed ammunition		
9		magazine and has one of		
10		certain accessories, parts, or configurations		
11		enumerated in California		
12		Penal Code section		
		30515(a). The definitions in Section 30515(a) do		
13		not apply to rifles that are		
14		not semiautomatic, that		
15		are rimfire, or that have a fixed ammunition		
16		magazine.		
17	31	Rifles restricted by the	DX-61 at 2393–94	Undisputed.
18		AWCA possess many of	(Tucker Suppl. Rpt.	
19		the same features, like pistol grips and	¶ 14).	
20		adjustable stocks, as the M16 and M4.		
21	32	Generally, rifles listed in	DX-2 at 122	Undisputed.
22		California Penal Code section 30510(a) have one	(Graham Rpt. ¶ 15); DX-11 at 348	
23		or more of the accessories	(Mersereau Dep. Tr.	
24		or parts enumerated in	at 31).	
25		California Penal Code section 30515(a)(1).		
26	33	AR-platform rifles	DX-10 at 331–33	Undisputed that fixed
		capable of accepting	(Graham Dep. Tr. at	magazine generally
2728		detachable magazines take 3 to 5 seconds less to	188–90).	take longer to reload, but the exact time

1	No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
2		reload than the same rifle		varies based on the
3		with a fixed magazine.		type of fixed
4	34	Contonfino contuidada have	DX-50 at 1686	magazine.
	34	Centerfire cartridges have the primer located in the	(Busse Suppl. Rpt. ¶	Undisputed.
5		center of the base of the	11).	
6		case, in contrast with	•	
7		rimfire cartridges that		
8		contain the primer on the rim of the cartridge.		
9	35	Centerfire ammunition is	DX-50 at 1686–87	This is generally true,
		more powerful than	(Busse Suppl. Rpt. ¶	but some rimfire
10		rimfire ammunition.	11); DX-16 at 753–	ammunition is more
11			54 (Helsley Dep. Tr.	powerful than some centerfire ammunition.
12			at 48–49); DX-2 at 123 (Graham Rpt. ¶	centerine animumuon.
13			18).	
14	36	A rifle's capability of	DX-61 at 2394	Undisputed.
		accepting detachable	(Tucker Suppl. Rpt.	
15		magazines allows a shooter	¶ 15).	
16		to rapidly change magazines and continue		
17		firing.		
18	37	During combat,	DX-61 at 2394	Undisputed.
		detachable magazines	(Tucker Suppl. Rpt.	
19		provide a rifleman with the capability to fire 120	¶ 15).	
20		rounds		
21		semiautomatically in		
22		three minutes at a		
		sustained rate of 45		
23	38	rounds per minute. A pistol grip that	Cal. Code Regs. tit.	Undisputed.
24	30	protrudes conspicuously	11, § 5471(z); DX-2	Ondisputed.
25		beneath the action of the	at 123 (Graham Rpt.	
26		rifle allows for a pistol	¶ 19); DX-50 at	
27		style grasp in which the	1687–88 (Busse	
		web of the trigger hand (between the thumb and	Suppl. Rpt. ¶ 13).	
28		(octween the thumb and	10 J·	

	No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
		index finger) can be		
		placed below the top of		
		the exposed portion of		
		the trigger while firing.		
-	39	A protruding pistol grip	DX-50 at 1687–90	Undisputed, except
		helps to stabilize a	(Busse Suppl. Rpt.	that it allows for the
		semiautomatic or	\P ¶ 13, 18); DX-2 at	same benefit in a self-
		automatic rifle and	126 (Graham Rpt. ¶	defense situation,
		enhance lethality during	26); DX-61 at 2394–	which is part of the
		rapid fire.	95 (Tucker Suppl.	reason why so many Americans choose
			Rpt. ¶ 16); DX-22 at 1048 (1989 ATF	these rifles for self-
			Rpt. at 6); DX-3 at	defense in addition to
			137–38 (Mersereau	other lawful purposes
			Rpt. ¶ 9).	
	40	An assault rifle with a	DX-3 at 137–38	Brady Decl., Ex. 1
		pistol grip would allow a	(Mersereau Rpt. ¶ 9).	[Expert Report of J. H
		shooter to shoot more		Boone] at 5; Ex. 2
		accurately and reload		[Expert Report of W. English] at 4; Ex. 3
		faster.		[Expert Report of S.
				Helsley] at 11-12;
				Exs. 28-29; 35-37; Ex
				59 [Minter Book
				Excerpts] at 46-47;
				Ex. 53 [Expert Report M. Hanish] et 8: Ex.
				M. Hanish] at 8; Ex. 49 [English 2021
				Report] at 2, 33-34;
				Ex. 50 [NSSF Report
				on Rifles in
				Circulation]; Ex. 51
				[Washington Post
				Survey on AR-15 ownership].
-	41	According to a 1989 ATF	DX-22 at 1048 (1989	* -
		Report, a pistol grip	ATF Report at 6).	also why it is an aid to
		beneath the action of the		disabled shooters.
		rifle can also "be an aid in		

1	No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
2		one-handed firing of the		Brady Decl., Ex. 3
3		weapon in a combat		[Expert Report of S.
4	40	situation."	DV 50 +1600	Helsley] at 9.
	42	A pistol grip is not	DX-50 at 1688 (Pugge Suppl. Part. ©	Undisputed, but many popular rifles are
5		necessary to operate a rifle, including for self-	(Busse Suppl. Rpt. ¶ 13).	designed for pistol
6		defense.	13).	grips, and <i>Bruen</i>
7				doesn't test for what is
				"necessary".
8	43	A thumbhole stock enables		Undisputed.
9		the shooter to place the	11, § 5471(qq); DX- 2 at 123 (Graham	
10		thumb of the trigger hand through the stock while	Rpt. ¶ 20); DX-50 at	
11		firing, mimicking the	1688 (Busse Suppl.	
		ergonomics of a pistol grip.	Rpt. ¶ 14).	
12	44	A thumbhole stock allows	DX-50 at 1688	Undisputed.
13		a shooter to insert a thumb	(Busse Suppl. Rpt. ¶	
14		through the stock,	14).	
		mimicking the effects of a pistol grip and assisting a		
15		shooter in rifle control		
16		during periods of rapid		
17		fire.		
18	45	A thumbhole stock is not	DX-50 at 1688	Undisputed, but Bruen
		necessary to operate a	(Busse Suppl. Rpt. ¶	doesn't test for what is
19		rifle, including for self-	14).	"necessary".
20	46	defense. A forward pistol grip	Cal. Code Regs. tit.	Undisputed.
21	40	"allows for a pistol style	11, § 5471(t); DX-2	Ondisputed.
		grasp forward of the	at 125 (Graham Rpt.	
22		trigger."	¶ 23); DX-50 at	
23			1689–90 (Busse	
24	47	A C 1 ' 4 1 '	Suppl. Rpt. ¶ 18).	TIndians-t-1
	47	A forward pistol grip on a rifle was a feature of	DX-16 at 774 (Halsley Dep. Tr.	Undisputed.
25		early machineguns; it	(Helsley Dep. Tr. at 79); DX-50 at	
26		can help insulate the	1689–90 (Busse	
27		non-trigger hand from	Suppl. Rpt. ¶ 18);	
28		heat during rapid fire	DX-61 at 2395	

No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
	and stabilize a rifle	(Tucker Suppl. Rpt.	
	during rapid fire.	¶ 17).	
48	A folding or telescoping stock is attached to the receiver, which can change the overall length	Cal. Code Regs. tit. 11, §§ 5471(<i>ll</i>), (<i>oo</i>), (nn); DX-2 at 124 (Graham Rpt. ¶ 21);	Undisputed.
	of the rifle.	DX-50 at 1689 (Busse Suppl. Rpt. ¶	
49	According to a 1989 ATF	15). DX-22 at 1048 (1989	Undisputed that the
T)	Report, the "predominant	ATF Report at 6).	report may have stated
	advantage" of a folding or telescoping stock "is for	1111 110 p 011 011 0).	that, but it isn't accurate in 2023.
	military purposes, and it is		Rifles commonly
	normally not found on the traditional sporting rifle."		come standard with an adjustable stock.
			Brady Decl., Ex. 3
			[Expert Report of S.
			Helsley] at 10; [Experiment Report of W. English] at 3.
50	A folding or telescoping	DX-2 at 124, 126	Undisputed.
	stock renders the rifle more concealable.		•
51	A folding or telescoping	DX-61 at 2395	Undisputed.
	stock can make a rifle less stable when firing, if not	(Tucker Suppl. Rpt. ¶ 18).	
	properly locked in place.		
52	A rifle does not need a	DX-50 at 1689	Undisputed, but Bruen
	folding or telescoping stock to operate, including	(Busse Suppl. Rpt. ¶ 15).	doesn't test for what i "needed".
	for self-defense.	13).	necded.
53	A flash suppressor is any	Cal. Code Regs. tit.	Undisputed, but "flash
	device attached to the end	11, § 5471(r); DX-2	hider, is a misnomer.
	of the barrel that reduces or redirects muzzle flash,	at 125 (Graham Rpt. ¶ 22); DX-50 at 1689	Flash suppressors do not hide the flash from
	including any device	(Busse Suppl. Rpt. ¶	those in the direct line
	identified as a "flash hider."	17).	of fire, but rather from the shooter.

1	No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
2	_			Brady Decl., Ex. 3
3				[Expert Report of S.
4				Helsley] at 10; Ex. 5 [Expert Report of B.
5				Graham] at 22, 28; Ex.
				6 [Depo. Tr. M.
6				Mersereau] at 56:14-
7				18; Ex. 7 [Depo. Tr. B. Graham] at 103:15-
8				20.
9	54	Flash suppressors can be	DX-2 at 125	Undisputed.
10		affixed to the muzzle of a rifle to reduce the flash	(Graham Rpt. ¶ 22); DX-3 at 138	
		emitted upon firing, which	(Mersereau Rpt. ¶	
11		can aid a shooter in low-	11); DX-22 at 1049	
12		light conditions to	(1989 ATF Report at	
13		maintain more effective fire.	7).	
14	55	A flash suppressor can	DX-22 at 1049 (1989	Flash suppressors do
15		reduce muzzle climb	ATF Report at 7).	not reduce muzzle
16		during rapid fire.		climb, compensators do.
17				do.
				Brady Decl., Ex. 3
18				[Expert Report of S.
19				Helsley] at 7-8; Brady Decl., Ex 68 [Recoil
20				Magazine article].
21	56	A flash suppressor can	DX-61 at 2395	No, this is a myth. "A
22		help conceal the location of a shooter, especially in	(Tucker Suppl. Rpt. ¶ 20); DX-62 at 2412	major misconception is that a flash
23		low-light conditions.	(Tucker Suppl. Sur-	suppressor will hide
			Rebuttal Rpt. ¶ 25);	the flash from the
24			DX-22 at 1049	target you are shooting."
25			(1989 ATF Report at 7).	shoomig.
26			. /-	Brady Decl., Ex. 3
27				[Expert Report of S. Helsley] at 7-8; Brady
28				Decl., Ex 68 [Recoil

No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
			Magazine article].
57	A flash suppressor facilitates night combat operations by mitigating the effects of muzzle flash on night vision goggles.	DX-61 at 2395 (Tucker Suppl. Rpt. ¶ 20); DX-62 at 2412 (Tucker Suppl. Sur- Rebuttal Rpt. ¶ 25).	Undisputed.
58	A flash suppressor is not necessary to operate a firearm, including for self-defense.	DX-50 at 1689 (Busse Suppl. Rpt. ¶ 17).	Undisputed, but <i>Bruen</i> doesn't test for what is "necessary".
59	A semiautomatic centerfire rifle under 30 inches in length is more concealable than the same rifle that is 30 inches or longer.	DX-2 at 126 (Graham Rpt. ¶ 27); DX-50 at 1691 (Busse Suppl. Rpt. ¶ 21).	Undisputed.
60	Generally, the only way to reduce the overall length of a rifle is to use shorter barrels or shorter or collapsible stocks (or both). Neither a shortened barrel nor a shorter or collapsible stock is necessary to operate a rifle, including for self-defense.	DX-50 at 1691 (Busse Suppl. Rpt. ¶ 21).	Undisputed.
61	Manufacturers of rifles restricted by the AWCA have marketed the rifles to civilians based on their military features and military design.	DX-51 at 1720–35 (Busse Suppl. Sur-Rebuttal Rpt. ¶¶ 17–37); DX-32 at 1277 (Violence Policy Ctr., The Militarization of the U.S. Civilian Firearms Market 1 (2011)); DX-35 at 1459 (Guns	Undisputed.

N	0.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
			& Ammo (July	
			1981) at 48); <i>e.g.</i> ,	
			DX-24 at 1071	
			(Colt AR15A4	
			Advertisement); DX-25 at 1072	
			(About Colt	
			Rifles); DX-85 at	
			2986, 2994–97	
			(Mem. from Rep.	
			Carolyn B. Maloney	
			to Members of the	
			H.R. Comm. on	
			Oversight &	
			Reform, July 27,	
6	52	AWCA-compliant	2022, at 2, 10–13). DX-50 at 1688–89,	Undisputed.
	_	semiautomatic rifles,	1694–708 (Busse	ondisputed.
		including AR-platform	Suppl. Rpt. ¶¶ 13–15	
		rifles, are available for	& Ex. A); DX-16 at	
		purchase and possession	740–41 (Helsley	
		in California.	Dep. Tr. at 21–22);	
			DX-2 at 126 (Graham Rpt.	
			¶ 30).	
6	3	Gun ownership in the	DX-1 at 6–9	This is false, gun
		United States is	(Donohue Rpt.	ownership is
		becoming more	¶¶ 18–26).	diversifying.
		concentrated.		D 1 D 1 E 40
				Brady Decl., Ex. 49 [English 2021 Report]
				at 2, 9; Brady Decl.,
				Ex 69 [Economist
				article].
6	54	AR- and AK-platform	DX-54 at 1852	The percentage in
		rifles comprise	(Klarevas Suppl.	circulation is
		approximately 5% of all firearms in circulation in	Rpt. ¶ 15).	uncertain, however, 30.2% of gun owners,
		America; this estimate		about 24.6 million
1		likely includes rifles in the		people, have owned as

1	No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
2		possession of domestic law		AR-15 or similar
3		enforcement agencies.		styled rifle.
4				Brady Decl., Ex. 49
5				[English 2021 Report] at 33.
6	65	AR-platform and similar	DX-50 at 1687	This depends entirely
7		semiautomatic rifles did not sell in substantial	(Busse Suppl. Rpt. ¶ 11).	on the definition of "substantial numbers".
8		numbers until the late	11).	Mr. Busse's report
9		2000s and particularly		indicates that millions of AR-platform rifles
10		after the 2012 shooting at Sandy Hook Elementary in		had been sold by the
11		Newtown, Connecticut.		year 2000, which is enough to confer
12				protection based on
13				the precedent of <i>Caetano</i> .
14				
15				Busse Suppl. Rpt. ¶ 11.
16	66	As of 2013, 66 percent of	DX-42 at 1532–33	Undisputed.
17		AR- or AK- rifles owners owned two or more such	(2013 NSSF Rpt. at 6–7).	
18		rifles, and such owners	,	
19		owned on average 3.1 AR- or AK-platform		
20		rifles.		
21	67	As of 2013, over 30 percent of AR- or AK-	DX-42 at 1535 (2013 NSSF Rpt. at 13).	Undisputed.
22		platform rifle owners	11551 Tept. at 15).	
23		owned three or more such		
24		rifles, and over one quarter of owners		
25		reported having four or more such rifles.		
26	68	As of 2013, approximately	DX-42 at 1532 (2013	Undisputed.
27		99% of owners of an AR-	NSSF Rpt. at 6).	
28		or AK-platform rifle also owned a firearm that was		
			20	

No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
	not an AR- or AK-		
(0)	platform rifle.	DV 45 + 1566 (5	TT 1: 4 1 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
69	An analysis of incidents	DX-47 at 1566–67	Undisputed that that is what the analysis
	reported in the NRA Armed Citizens database	(Allen Suppl. Rpt. ¶ 13).	concluded, but
	compiled from January	13).	Plaintiffs do not
	2011 through May 2017		concede the analysis is
	reveals that it is rare for		scientific.
	individuals to defend		Drody Dool Ev. 40
	themselves using more		Brady Decl., Ex. 49 [Kleck Rebuttal
	than ten rounds; on		Report] at 3.
	average, only 2.2 shots were fired by defenders.		report, w. c.
	No shots were fired in		
	20.9% of incidents.		
70	An analysis of published	DX-47 at 1572–73	Undisputed that that is
	news stories revealed a	(Allen Suppl. Rpt. ¶	what the analysis
	similar number of	20).	concluded, but
	average shots per incident of self-defense		Plaintiffs do not concede the analysis is
	(i.e., 2.34). No shots		scientific.
	were fired in 11.6% of		
	incidents. In 97.3% of		Brady Decl., Ex. 49
	the incidents, the		[Kleck Rebuttal
	defender fired five or		Report] at 3.
71	fewer shots.	DV 47 + 1576 77	TT 1' 4 141 441 4'
71	An analysis of the Heritage Foundation's	DX-47 at 1576–77 (Allen Suppl. Rpt. ¶	Undisputed that that is what the analysis
	database on defensive gun	28).	concluded, but
	uses in the United States		Plaintiffs do not
	revealed that		concede the analysis is scientific.
	approximately 2 to 4 percent of all defensive		Scientific.
	gun uses involved any		Brady Decl., Ex. 49
	type of rifle.		[Kleck Rebuttal Report] at 3.
72	A greater number of	DX-15 at 728 (Kleck	Undisputed that there
	fatalities and injuries that	Dep. Tr. at 263);	is a correlation, but
	occur in a mass shooting	DX-47 at 1582–83,	Plaintiffs do not
		1585 (Allen Suppl.	concede that

No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
	is correlated with the use	Rpt. ¶¶ 34–37, 42);	correlation proves so-
	of an assault weapon.	DX-54 at 1853–56	called "assault
		(Klarevas Suppl.	weapons" caused the
		Rpt. ¶¶ 16–18 & tbls.	greater number of fatalities.
		3 & 4); DX-57 at 2034–35 (Roth	ratarities.
		Suppl. Rpt. ¶ 54 &	Brady Decl., Ex. 49
		fig. 1).	[Kleck Rebuttal
			Report] at 26.
73	During the period in which		A U.S. Department of
	the federal assault	(Kleck Dep. Tr. at	Justice-funded evaluation found that
	weapons ban was in effect, the use of banned assault	153–54); DX-53 at 1802 (Donohue	there was
	weapons in crimes was	Suppl. Rpt. ¶ 23).	"no discernible reduction in the
	reduced.		lethality or
			injuriousness of gun
			violence during" the
			period when the ban
			was in effect.
			Brady Decl., Ex. 49
			[Kleck Rebuttal
7.4	TI ATTICA '	DV 17 + (10 (V1 1	Report] at 17.
74	The AWCA is more	DX-15 at 610 (Kleck Dep. Tr. at 70).	Undisputed.
	comprehensive than the federal assault weapons	Dep. 11. at 10).	
	ban because, unlike the		
	federal ban's two- feature		
	test, the AWCA restricts centerfire rifles capable of		
	accepting a detachable		
	magazine if it has one of		
75	the listed features.	DV 54 -4 1000 00	T42 1 41
75	An analysis of mass shootings reveals that	DX-54 at 1866–69 (Klarevas Suppl.	It's unclear why the State believes that
	states that prohibited	Rpt. ¶ 37 & tbls. 6 &	features bans can
	assault weapons	7).	reduce mass
	experienced fewer mass		shootings, a crime
	shootings and fewer		which can be

No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
	fatalities in such shootings.		committed with any
			modern gun, and
			furthermore, Klarevas
			fails to establish that the use of "assault
			weapons" causes an
			increase in the
			casualty counts of
			mass shootings.
			Brady Decl., Ex. 49
			[Kleck Rebuttal
7.6	1 . 0	DV 52 + 1005 06	Report] at 25.
76	An analysis of mass shooting data from	DX-53 at 1805–06 (Donohue Suppl.	Undisputed that there is a correlation, but
	1982–2019 reveals a	Rpt. ¶¶ 28–30 & tbl.	Plaintiffs do not
	statistically significant	1).	concede that
	relationship between	,	correlation proves so-
	assault weapon		called "assault
	restrictions and		weapons" caused the
	reductions in mass		greater number of fatalities. "All the
	shooting deaths and		other control variable
	injuries.		showed no statisticall
			significant association
			with either the number
			of incidents or number
			of deaths and thus
			were not confounders."
			Brady Decl., Ex. 49 [Kleck Rebuttal
			Report] at 27.
77	Between January 1, 1998	DX-31 at 1249	Undisputed, except
	and December 31, 2001, at		this depends on the
	least 41 of the 211 law		definition of "assault
	enforcement officers slain	* * * * * * * * * * * * * * * * * * * *	weapons". Plaintiffs
	in the line of duty were killed with assault		will assume the State refers to "assault

No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
	weapons.		weapons" under the California definition.
78	Excluding inter-group violence, such as mob violence, riots, and battles, shooting incidents involving ten or more fatalities did not occur before 1949, and the number of double-digit mass shootings increased dramatically in the period before and after the federal assault weapons ban.	DX-54 at 1857–60 (Klarevas Suppl. Rpt. ¶¶ 19–22 & tbl. 5).	It's too definitive to say such an incident never occurred, but Plaintiffs do not dispute they were less common, as arson and explosives were far more common for large-scale mass murder prior to 1949. Brady Decl., Ex. 56 [Cramer Rebuttal
79	Over one half of the 35 deadliest mass shootings in the last 100 years occurred in the last decade.	DX-86 at 3010 (The Violence Project, Key Findings).	Report]. Undisputed.
80	An increasing percentage of mass shootings has involved the use of assault weapons, including 52% of mass shootings involving six or more fatalities and 50% of mass public shootings involving four or more fatalities during the past five years.	DX-54 at 1849–50 (Klarevas Suppl. Rpt. ¶ 14 & figs. 5 & 6); DX-86 at 3011 (The Violence Project, Key Findings).	Again, this depends entirely on the definition of "assault weapon". What may be such a firearm in one state, isn't in another.
81	In the seven deadliest acts of intentional criminal violence in the United States since the terrorist attack of September 11, 2001, six involved the use of assault weapons (five involved an AR-platform	DX-54 at 1853 (Klarevas Suppl. Rpt. ¶ 16 & tbl. 2).	Again, this depends entirely on the definition of "assault weapon". What may be such a firearm in one state, isn't in another.

1	No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
2		rifle and one involved an		
3	0.2	AK-platform rifle).	DV 54 + 1050 54	
4	82	As fatality thresholds	DX-54 at 1853–54	Again, this depends
5		increase in high- fatality mass shootings involving	(Klarevas Suppl. Rpt. ¶ 16 & figs. 9 &	entirely on the definition of "assault
		six- or-more fatalities and	10).	weapon". What may
6		mass public shootings	,	be such a firearm in
7		involving four-or-more		one state, isn't in
8		fatalities in a public		another.
9		place, the share of such incidents involving		
		assault weapons also		
10		increases.		
11	83	AR-platform rifles are	DX-54 at 1852	This is incorrect, the
12		disproportionately used in	(Klarevas Suppl. Rpt. ¶ 15).	overwhelming majority of mass
13		mass shootings relative to the percentage of such	Kpt. ∥ 13 <i>)</i> .	shootings involve
		weapons in circulation in		handguns (77.2%).
14		America relative to the		D 1 D 1 D 50
15		overall U.S. gun stock.		Brady Decl., Ex. 70
16				[National Institute for Justice article].
17	84	In the past two years, the	DX-53 at 1799	Again, this depends
18		United States has	(Donohue Suppl.	entirely on the
		experienced numerous,	Rpt. ¶ 16); DX-80	definition of "assault
19		devastating mass shootings with assault	at 2948 (Jack Healy et al., At Least 5	weapon". What may be such a firearm in
20		weapons, including rifles	Dead and 25	one state, isn't in
21		regulated by the AWCA,	Injured in	another.
22		including the May 24,	Gunman's Rampage	
		2022 shooting at Robb	at an	
23		Elementary School in Uvalde, Texas (19	L.G.B.T.Q. Club in Colorado,	
24		children and 2 adults	N.Y. Times, Nov.	
25		killed); the July 4, 2022	20, 2022);	
26		shooting at a Fourth of	DX-81 at 2956	
		July parade in Highland	(Jeremy White &	
27		Park, Illinois (7 killed); the November 20, 2022	K.K. Rebecca Lai, What We Know	
28		shooting in a Colorado	About the Gun Used	

No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
	Springs nightclub in	in the Monterey	
	which five people were	Park Shooting,	
	killed and 17 wounded;	N.Y. Times, Jan. 26,	
	the January 2023 shooting	2023);	
	at a dance studio in	DX-82 at 2966	
	Monterey Park, California	(Adeel Hassan &	
	that killed 11 and	Emily Cochrane,	
	wounded nine others; the	What We Know	
	March 2023 shooting at	About the Nashville	
	the elementary school in	School Shooting,	
	Nashville that killed six,	N.Y. Times, May	
	including three 9-year-old children; the April 10,	20, 2023); DX-83 at 2971	
	2023 shooting at a	(Kevin Williams et	
	Louisville bank that killed	al., Gunman Who	
	five; and the May 6, 2023	Killed Five in	
	shooting at a shopping	Louisville Left Note	
	center in Allen, Texas	and Bought Rifle	
	that killed 8 and wounded	Legally, N.Y.	
	7 others.	Times, Apr. 11,	
		2023); DX-84	
		at 2977 (J. David	
		Goodman et al.,	
		After Mass Killings	
		in Texas,	
		Frustration but No	
		Action on Guns,	
		N.Y. Times, May 7, 2023).	
85	From the colonial period to	DX-57 at 2025	Individual mass
65	the early 20th century,	(Roth Suppl. Rpt. ¶	murder is neither
	mass killings were	41); DX-58 at 2083	particularly modern
	generally committed by	(Roth Suppl. Sur-	nor dependent on
	groups of people because	Rebuttal Rpt.	technological
	technological limitations	¶ 25).	advances.
	limited the ability of a	" /	
	single person to commit		Brady Decl., Ex. 56
	mass murder.		[Cramer Rebuttal
			Report], at 25.

1	No.	Uncontroverted Facts	Supporting	Plaintiff's Response
2	86	The development and	Evidence DX-59 at 2099–	Individuals inflicted
3	00	The development and proliferation of	103 (Spitzer Suppl.	plenty of harm in
		semiautomatic and	Rpt. ¶¶ 11–17);	earlier eras by using
4		automatic firearms	DX-57 at 2027	arson and explosives,
5		technologies in the 1920s and 1930s substantially	(Roth Suppl. Rpt. ¶ 44).	often with the result of dozens of murdered
6		increased the amount of		victims.
7		carnage an individual could inflict, which led to		Brady Decl., Ex. 56
8		government regulation of		[Cramer Rebuttal
9	0.7	those technologies.	DV 40 +1641	Report], at 33-42.
10	87	Historically, the term "Arms" referred to	DX-49 at 1641 (Baron Suppl. Rpt. ¶	The Supreme Court has defined "arms" to
11		weapons such as "swords,	8).	mean "any thing that a man wears for his
12		knives, rifles, and pistols," and did not		defence, or takes into
13		include "accoutrements,"		his hands, or useth in
14		like "ammunition		wrath to cast at or strike another." That
15		containers, flints, scabbards, holsters," or		may not include a
16		"parts of weapons."		holster, but it does
17				include "parts of weapons".
18				D.C. v. Heller, 554
19	00	T	DV 52 + 1752	U.S. 570, 581 (2008)
20	88	It was time-consuming to load a gun in the late 18th	DX-52 at 1753 (Cornell Suppl. Rpt.	Undisputed.
21		and early 19th century.	¶ 27); DX-59 at	
22			2110–13 (Spitzer	
23			Suppl. Rpt. ¶¶ 24–28).	
	89	Repeater firearms	DX-60 at 2363	Undisputed.
24		(capable of holding	(Sweeney Suppl. Sur-Rebuttal Rpt. ¶	
25		several rounds in a magazine or revolving	22).	
26		cylinder and firing	,	
27		successive shots) were		
28		"extraordinarily rare" in the 18th century.		
		, ,	0.5	

1	No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
2 3 4 5	90	There is no evidence that many early repeating firearms were commercially available during the 18th century.	DX-60 at 2363–77 (Sweeney Suppl. Sur-Rebuttal Rpt. ¶¶ 23–45).	Undisputed.
6 7 8 9 10 11 12	91	In 1800, it "was still not possible to manufacture with precision and in any quantity firearms with closely fitting parts that could contain the destructive explosive potential associated with the use of black powder gunpowder" that repeaters required.	DX-60 at 2378 (Sweeney Suppl. Sur-Rebuttal Rpt. ¶ 47).	Undisputed.
13 14 15	92	The historical record is replete with reference to faultiness of repeaters manufactured before and during the founding.	DX-60 at 2366, 2371, 2378 (Sweeney Suppl. Sur-Rebuttal Rpt. ¶¶ 26, 36, 47).	Undisputed.
16 17 18 19 20 21 22 23 24	93	19th century repeaters, like the Henry and Winchester rifles, were understood during the era of Reconstruction to be weapons of war or anti-insurrection, not weapons of individual self-defense.	DX-63 at 2419 (Vorenberg Suppl. Rpt. ¶ 7).	False, they were popular among civilians for their sporting use. Oliver Winchester referred to it as "one of [the company's] best sporting guns" in a letter, dating 1871, to prominent gunmaker R.S. Lawrence.
2425262728				Brady Decl., Ex. 57 [Hlebinsky Rebuttal Report], at 19, citing Oliver F. Winchester's letter to R.S. Lawrence, dated 10 February 1871.

	No.	Uncontroverted Facts	Supporting	Plaintiff's Response
1	110.	Uncontroverted racts	Supporting Evidence	riamum s Kesponse
2				McCracken Research
3				Library, MS20, Box
4	0.4		DV (2 + 2425 27	51, Folder 6.
	94	The lever-action Henry Rifle and the Winchester	DX-63 at 2425–27 (Vorenberg Suppl.	The Winchester rifle wasn't available
5		Repeating Rifle (the	Rpt. ¶¶ 20–21, 24).	during the civil war,
6		Winchester 66 and		so of course it wasn't
7		Winchester 73 models),		adopted for that war.
		which were capable of		As for the Henry
8		holding 15 rounds in a		Rifle, most of those
9		fixed chamber within the		rifles made were sold to soldiers directly,
10		firearm, were not adopted		not to the military.
		by the Union or Confederate militaries		According to the US
11		during the Civil War and		National Parks
12		were not commonly		Service, "The
13		acquired by soldiers		company made about
14		returning from the Civil		14,000 of the rifles between 1860 and
		War.		1866, but the U.S.
15				Ordnance Department
16				purchased only about
17				1,731 or the rifles.
				However, many
18				soldiers acquired their own Henrys, which
19				were popular in
20				Missouri, Kentucky,
				Illinois, and Indiana.
21				One Confederate
22				soldier is rumored to
23				have said, "It's a rifle you could load on
24				Sunday and shoot all
				week long."
25				
26				Brady Decl., Ex. 71
27				[National Parks Service article].
				Service articles.
28		1	I	

	No	Unaantusvautad Easta	Cumantina	Dlaintiff's Dassace
1	No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
2	95	Following the Civil War,	DX-63 at 2429–30	This is completely
3		the circulation of Henry and Winchester lever-	(Vorenberg Suppl. Rpt. ¶ 27).	false such that it borders on gaslighting.
4		action repeating rifles	Tep a: 2 /):	The rifles were so
5		remained low, with few documented instances of		common that Colonel Custer's Cavalry was
6		possession by civilians.		defeated by Native
7				Americans with as many as 150 or more
8				repeating rifles, all of
9				which would have had to have been stolen as
10				Native Americans had
11				no gun factories.
12				Between 1861 and
13				1877, a total of 164,466 Henry and all
14				models of Winchester
15				were made, with only approximately 56,000
16				going to foreign
17				governments. Because the US military didn't
18				adopt them, it follows
19				that most were sold to civilians.
20				
21				The Library of Congress calls the
22				iconic 1873
23				Winchester the "gun that won the west".
24				
25				Brady Decl., Ex. 71 [Popular Mechanics
26				article]; Ex. 57
27				[Hlebinsky Rebuttal Report], at 19; Ex. 73
28				[Library of Congress

No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
			article].
96	By the time the	DX-63 at 2444	Between 1861 and
	Fourteenth Amendment was ratified, the	(Vorenberg Suppl. Rpt. ¶ 50).	1877, a total of 164,466 Henry and all
	commercial viability of	Tept: 50).	models of Winchester
	the Winchester Model		were made, with only
	1866 was due "almost entirely to sales to		approximately 56,000 going to foreign
	foreign armies," not to		governments. Because
	Americans.		the US military didn't
			adopt them, it follows that most were sold to
			civilians.
			Brady Decl., Ex. 57
			[Hlebinsky Rebuttal
07	T /1 10/1 110/1	DV 52 + 1750 (0	Report], at 19.
97	In the 18th and 19th centuries, laws required	DX-52 at 1759–60 (Cornell Suppl. Rpt.	Undisputed.
	gunpowder to be stored	¶¶ 35–37).	
	on the top floor of a		
	building and permitted government officials to		
	remove it when		
	necessary to prevent		
	explosions and to transfer the powder to the public		
	magazine.		
98	During the colonial period, states began to	DX-59 at 2135, 2136–37, 2190–92,	Undisputed.
	enact restrictions on "trap	2331–39 (Spitzer	
	guns," laws that	Suppl. Rpt. ¶¶ 63, 66	
	proliferated in the 19th century.	& Exs. B & F).	
99	A trap gun was a firearm	DX-59 at 2135	Undisputed.
	that was configured in a	(Spitzer Suppl. Rpt.	_
	way to fire remotely (without the user	¶ 63).	
	operating the firearm),		
	typically by rigging the		

No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
	firearm to be fired by a		
	string or wire when		
	tripped.		
100	Trap guns were used to	DX-59 at 2136	Undisputed.
	protect personal or	(Spitzer Suppl.	
101	commercial property. As homicide rates	Rpt. ¶ 64). DX-57 at 2010–11	Undisputed.
101	increased in the South in	(Roth Suppl. Rpt. ¶¶	Ollaisputed.
	the early 1800s, states	23–24); DX-59 at	
	began restricting the	2123–24 (Spitzer	
	carrying of certain	Suppl. Rpt. ¶ 44);	
	concealable weapons.	DX-56 at 1975–76	
		(Rivas Suppl. Rpt. ¶	
100		14).	
102	These concealed weapons	DX-57 at 2010–11	Undisputed.
	laws targeted the specific	(Roth Suppl. Rpt. ¶	
	types of weapons that were commonly used in the	24).	
	murders and serious		
	assaults that caused an		
	alarming rise in homicides		
	at the time.		
103	From 1813 to the	DX-57 at 2012 (Roth	Undisputed.
	Mexican War, in 1846,	Suppl. Rpt. ¶ 26);	
	numerous states and	DX-59 at 2122–23	
	territories also restricted	(Spitzer Suppl. Rpt.	
	the concealed carrying of particular weapons.	¶¶ 42–43).	
	These concealed		
	weapons laws were		
	intended to specifically		
	address the rise in murders and assaults		
	throughout the South at		
	that time.		
104	Class and racial tensions	DX-57 at 2010–12	Undisputed.
	led to a dramatic increase	(Roth Suppl. Rpt. ¶¶	1
	in the number of deadly	23–26).	
	quarrels, property		
	disputes, duels, and		

1	No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
2		interracial killing during		
3		the period, and		
4		individuals turned to concealable weapons to		
5		ambush both ordinary		
		citizens and political		
6		rivals, to bully or		
7		intimidate law-abiding citizens, and to seize the		
8		advantage in fist fights.		
9	105	During the 19th century,	DX-59 at 2121–34,	Undisputed.
10		states enacted a range of	2194–97 (Spitzer Suppl. Rpt. ¶¶ 42–61	
11		laws restricting the carrying of blunt	& Ex. C).	
12		weapons: 12 states	,	
		restricted "bludgeons"; 14		
13		states restricted "billies"; 43 states restricted		
14		"slungshots"; six states		
15		restricted "sandbags"; and		
16		13 states broadly		
17		restricted any concealed weapon.		
	106	During the 19th century,	DX-59 at 2128,	Undisputed, but these
18		including around the time	2194–97	were almost entirely
19		that the Fourteenth	(Spitzer Suppl. Rpt. ¶ 50 & Ex. C).	carry restrictions, not mere possession
20		Amendment was ratified, 49 states (all except for	ω LA. Oj.	restrictions.
21		New Hampshire) enacted		
22		restrictions on Bowie		
23		knives and other "fighting knives."		
24	107	Many state laws enacted	DX-57 at 2010–11	Some did, but multiple
25		during the 19th century	(Roth Suppl. Rpt. ¶¶	state-level courts ruled
		also included revolvers and pistols in their lists of	24–25).	such laws unconstitutional to the
26		proscribed weapons.		extent they applied to
27		-		the open carry of
28				common pistols.

1	No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
2 3				See Andrews, 50 Tenn.
				165; Wilson, 33 Ark.
4				557; and <i>Nunn</i> , 1 Ga. 243.
5	108	These laws aimed to curb	DX-57 at 2010–11	Undisputed.
6		the general use of	(Roth Suppl. Rpt. ¶ 24); DX-58 at 2090	
7		concealable weapons in opportunistic crimes and	(Roth Suppl. Sur-	
8		assaults that exacerbated	Rebuttal Rpt. ¶ 37	
9		rising homicide rates in the South and its	n.44).	
10		borderlands.		
11	109	State constitutions adopted during	DX-52 at 1764–69 (Cornell Suppl. Rpt.	Undisputed, but such regulations of the era
12		Reconstruction expressly	¶¶ 43–51).	almost never
13		linked the right to keep		prohibited the
14		and bear arms to the state's authority to		possession or sale of common firearms.
15		regulate arms: "Every		
16		person shall have the right to keep and bear arms, in		
17		the lawful defence of		
18		himself or the		
19		government, under such regulations as the		
20		Legislature may		
	110	prescribe." During this period, the	DX-63 at 2419–20,	The State has pointed
21	110	federal government	2425–26, 2450–51	to no federal law
22		regulated access to	(Vorenberg Suppl.	governing such rifles,
23		particularly dangerous weapons, including the	Rpt. ¶¶ 8–9, 21–22, 63–64.	because there were none.
24		Henry and Winchester		
25		lever-action repeating rifles that began to		
26		circulate in the		
27		postbellum period, and		
28		along with state militias		

1	No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
2		sought to prevent access		
3		to those weapons to		
4		insurrectionary groups and Native Americans.		
5	111	Notably, when semiautomatic and	DX-59 at 2098–107 (Spitzer Suppl. Rpt.	Undisputed as to automatic weapons, but
6		automatic weapons began	¶¶ 10–20 & tbl. 1).	semiautomatic firearms were not banned by any
7		to circulate more widely in society and appear		state, and even the laws
8		more frequently in crime in the 1920s, states began		the State cited were all repealed, save for
10		to regulate semiautomatic		DC's.
11		and automatic weapons capable of firing a certain		
12		number of rounds		
13		successively and weapons capable of receiving		
14		ammunition from feeding devices.		
15	112	In 1923, the National	DX-59 at 2100	Undisputed.
16		Conference of	(Spitzer Suppl. Rpt.	1
		Commissioners on	¶ 11).	
17		Uniform State Laws		
18		(now, the Uniform Law Commission) issued a		
19		model law calling for the		
20		prohibition of the possession of "any		
21		firearm which shoots		
22		more than twelve shots semi- automatically		
23		without reloading."		
24	113	Eleven states enacted	DX-59 at 2103–06	Undisputed as to
25		restrictions on semiautomatic or fully	(Spitzer Suppl. Rpt. ¶¶ 16, 19 & tbl. 1).	automatic weapons, but semiautomatic
26		automatic firearms	10, 12 \(\tau \) (01. 1).	firearms were not
		capable of firing a certain		banned by any state,
27		number of rounds without reloading; eight states		and even the laws the State cited were all
28		reloading, eight states		State creativere and

1	No.	Uncontroverted Facts	Supporting Evidence	Plaintiff's Response
2		regulated fully automatic		repealed, save for
3		weapons, defined as a		DC's.
4		firearm capable of firing a		
		certain number of rounds		
5		without reloading or accepting an ammunition		
6		feeding device; and four		
7		states restricted all guns		
0		that could receive any		
8		type of ammunition		
9		feeding mechanism or		
10		round feeding device and fire them continuously in		
11		a fully automatic manner,		
		including a 1927		
12		California law.		
13	114	These early 20th century	DX-59 at 2097–98	Objection to inclusion:
14		firearm regulations followed the same	(Spitzer Suppl. Rpt. ¶¶ 9–10).	Magazine capacity is not at issue in this
15		regulatory pattern of state	∥∥ <i>9</i> −10 <i>)</i> .	case.
		and federal restrictions on		
16		large-capacity magazines		
17		in the late 20th century		
18		after the rise in mass		
10	115	shootings.	DX-59 at 2095	Undisputed, though
19	113	As of May 26, 2023, eleven jurisdictions	(Spitzer Suppl. Rpt.	the definition of
20		representing more than	¶ 7 & n.3); DX-54 at	"assault weapon"
21		one quarter of the U.S.	1865 (Klarevas	varies in each.
22		population, restrict assault	Suppl. Rpt. ¶ 35);	
		weapons: California,	H.B. 5471, 103d	
23		Connecticut, Delaware, the District of Columbia,	Gen. Assemb. (Ill. 2023); Substitute	
24		Hawaii (assault pistols	H.B. 1240, 68th	
25		only), Illinois, Maryland,	Legis. (Wash. 2023).	
26		Massachusetts, New		
		Jersey, New York, and		
27		Washington.		

PLAINTIFFS' STATEMENT OF FACTS

2	No.	Uncontroverted Facts	Supporting
3	116	T 1' '1 1 1 ' ''CC	Evidence
	116	Individual plaintiffs are residents of the State of	Willis Decl. ¶ 1; Dember Decl. ¶ 1;
4		California, save for	Martin Decl. ¶ 1;
5		Plaintiff Rupp, who now	Rupp Decl. ¶ 1;
6		lives outside of California	Valencia Decl. ¶ 1;
		but regularly visits the	Johnson Decl. ¶ 1;
7		state.	Seifert Decl. ¶ 1.
8	117	Individual plaintiffs are	Willis Decl. ¶ 2;
9		law-abiding and are not	Dember Decl. ¶
		prohibited from owning	2;Martin Decl. ¶ 2;
10		firearms under the laws of	Rupp Decl. ¶ 2;
11		the United States or the	Valencia Decl. ¶ 2;
		State of California.	Johnson Decl. ¶ 2;
12	110	All individual plaintiffs	Seifert Decl. ¶ 2.
13	118	All individual plaintiffs	Willis Decl. ¶ 2;
14		have never been found by any law enforcement	Dember Decl. ¶ 2; Martin Decl. ¶ 2;
		agency, any court, or any	Rupp Decl. ¶ 2;
15		other government agency	Valencia Decl. ¶ 2;
16		to be irresponsible,	Johnson Decl. ¶ 2;
17		unsafe, or negligent with	Seifert Decl. ¶ 2.
17		firearms in any manner.	"
18	119	Plaintiff Troy Willis is a	Willis Decl. ¶ 2.
19		retired reserve officer for	
		the Indio Police	
20	100	Department.	
21	120	Plaintiffs Willis and	Willis Decl. ¶ 3;
22		Seifert each lawfully own	Seifert Decl. ¶ 3.
		a semiautomatic, centerfire rifle with a	
23		detachable magazine	
24		equipped with one or	
25		more prohibited features	
		under the AWCA.	
26	121	Plaintiff Dennis Martin	Martin Decl. ¶ 3.
27		lawfully owns a	"
		semiautomatic, centerfire	
28		rifle with a non-fixed	

1	No.	Uncontroverted Facts	Supporting	
2			Evidence	
		magazine that he		
3		registered with the		
4		California Department of Justice as an "assault		
5		weapon."		
	122	Plaintiff Martin is	Martin Decl. ¶ 4.	
6		prohibited under the	"	
7		AWCA and its related		
8		regulations from		
		replacing his firearm's		
9		"bullet button" with a		
10		standard magazine		
11		release, and but for these restrictions would		
		immediately do so.		
12	123	Plaintiffs Willis, Martin,	Willis Decl. ¶ 5;	
13		and Seifert are each	Martin Decl. ¶ 5;	
14		prohibited under the	Seifert Decl. ¶ 4.	
		AWCA from engaging in		
15		certain activities with		
16		their registered "assault		
17		weapons" that are otherwise lawful with any		
		other firearm not		
18		classified as an "assault		
19		weapon," and but for		
20		these restrictions		
		Plaintiffs Willis, Martin, .		
21		, and would engage		
22	124	in such activities.	Dans Deel © 2	
23	124	Plaintiff Steven Rupp owns a semiautomatic,	Rupp Decl. ¶ 3.	
		centerfire rifle with a		
24		non-fixed magazine that		
25		he was forced to modify		
26		to ensure it was no longer		
		considered an "assault		
27		weapon" and therefore		
28		lawful to possess in the		

1	No.	Uncontroverted Facts	Supporting Evidence
2 3		State of California.	
4	125	Plaintiffs Rupp and Seifert each lawfully own	Seifert Decl. ¶ 5; Rupp Decl. ¶ 4.
5		a frame or "lower	Rupp Deci. 4.
6		receiver" of a firearm that	
		they wish to assemble	
7		into fully functioning semiautomatic, centerfire	
8		rifles with a detachable	
9		magazine and either a	
10		pistol grip, flash suppressor, or adjustable	
11		stock, or in a	
12		configuration that has an	
		overall length of less than	
13		30 inches but more than 26 inches.	
14	126	Plaintiffs Rupp and	Rupp Decl. ¶ 6;
15		Seifert are concerned that	Seifert Decl. ¶ 7.
16		if multiple intruders attack them while at	
17		home, they will be	
18		required to immediately	
19		reassemble their firearm	
		into such a configuration to effectively protect	
20		themselves and others in	
21	107	their home.	D 1.65
22	127	Plaintiffs Rupp and Seifert believe that not	Rupp Decl. ¶ 7; Seifert Decl. ¶ 8.
23		being able to immediately	Schen Beel. 6.
24		assemble their frames or	
25		"lower receivers" into such a configuration will	
26		impact their ability to	
		effectively defend	
27		themselves and others in	
28		their home.	

1	No.	Uncontroverted Facts	Supporting	
2	120	D1 : .: .: .:	Evidence	
	128	Plaintiffs Alfonso	Valencia Decl. ¶ 3;	
3		Valencia, Steven Dember, and Cheryl Johnson each	Johnson Decl. ¶ 3; Dember Decl. ¶ 3.	
4		would like to acquire a	Defined Deci. 3.	
5		semiautomatic, centerfire		
		rifle with a detachable		
6		magazine having one or		
7		more of the features that		
8		is prohibited by the		
		AWCA to keep in their		
9		home for self-defense and		
10		other lawful purposes, including hunting,		
11		training, and recreation.		
	129	Individual Plaintiffs will	Willis Decl. ¶ 6;	
12		be continuously and	Martin Decl. ¶ 6;	
13		irreparably harmed by the	Rupp Decl. ¶ 8;	
14		ongoing deprivation of	Seifert Decl. ¶ 9.	
		their individual,		
15		fundamental right to		
16		possess and use commonly possessed		
17		firearms for lawful		
		purposes, including in-		
18		home self-defense,		
19		without risking criminal		
20	120	prosecution.		
21	130	Individual Plaintiffs	Willis Decl. ¶ 7;	
		would like to acquire new semiautomatic, centerfire	Dember Decl. ¶¶ 3-	
22		rifles with a detachable	4; Martin Decl. ¶ 7; Rupp Decl. ¶ 9;	
23		magazine, having one or	Valencia Decl. ¶¶ 3-	
24		more of the features that	4; Johnson Decl. ¶¶	
		is prohibited by the	3-4; Seifert Decl. ¶	
25		AWCA, and were it not	10.	
26		for the AWCA and fear of		
27		prosecution for violating		
		it, would do so.		
28				

1	No.	Uncontroverted Facts	Supporting	
2			Evidence	
2	131	Individual Plaintiffs who	Willis Decl. ¶ 4;	
3		lawfully own "assault	Rupp Decl. ¶ 5;	
4		weapons" or firearms	Seifert Decl. ¶ 6;	
		they were forced to modify in accordance	Jones Decl. ¶ 4.	
5		with the AWCA acquired		
6		their firearm for use in		
7		their home for self-		
		defense and other lawful		
8		purposes such as hunting,		
9		training, and recreation.		
10	132	Richard Minnich is the	Minnich Decl. ¶ 1.	
		Executive Director for		
11		Plaintiff California Rifle & Pistol Association,		
12		Incorporated ("CRPA")		
13	133	Plaintiff CRPA is a non-	Minnich Decl. ¶ 1.	
14		profit membership and	II	
14		donor-supported		
15		organization classified		
16		under IRC section		
17		501(c)(4) and		
		incorporated under the laws of California with its		
18		headquarters in Fullerton,		
19		California.		
20	134	Founded in 1875, CRPA	Minnich Decl. ¶ 2.	
		seeks to defend the		
21		Second Amendment and		
22		advance laws that protect		
23		the rights of individual citizens.		
	135	Plaintiff CRPA Works to	Minnich Decl. ¶ 2.	
24		preserve the	1.1111111111 Deel. 2.	
25		constitutional and		
26		statutory rights of gun		
		ownership, including the		
27		right to self-defense, the		
28		right to hunt, and the right		

1	No.	Uncontroverted Facts	Supporting Evidence
2		to keep and bear arms.	
3	136	Plaintiff CRPA is	Minnich Decl. ¶ 2.
4		dedicated to promoting the shooting sports,	
5		providing education,	
6		training, and organized competition for adult and	
7		junior shooters.	
8	137	Plaintiff CRPA's	Minnich Decl. ¶ 2.
9		members include law enforcement officers,	
10		prosecutors,	
11		professionals, firearms	
12		experts, and members of the public.	
13	138	Plaintiff CRPA works to	Minnich Decl. ¶ 3.
14		preserve the constitutional rights of all	
15		law-abiding individuals,	
		including the fundamental right to keep and bear	
16		commonly owned	
17		firearms for the core	
18		lawful purpose of self-defense.	
19	139	Plaintiff CRPA has	Minnich Decl. ¶ 4.
20		members who own semiautomatic, centerfire	
21		rifles with non-fixed	
22		magazines that were	
23		forced to register their firearm as an "assault	
24		weapon" with the	
25		California Department of Justice before July 1,	
26		2018.	
27	140	Plaintiff CRPA has	Minnich Decl. ¶ 4.
28		members who are prohibited under the	
		F-cition with the	<u> </u>

1	No.	Uncontroverted Facts	Supporting
2			Evidence
2		AWCA and its related	
3		regulations from	
4		replacing their firearm's "bullet button" with a	
5		standard magazine	
		release, and but for those	
6		restrictions would do so.	
7	141	Plaintiff CRPA also has	Minnich Decl. ¶ 5.
8		members who lawfully	
		own semiautomatic,	
9		centerfire rifles with	
10		detachable magazines	
		with one or more	
11		prohibited features under the AWCA, or firearms	
12		specifically identified by	
13		their make and model as	
		"assault weapons" under	
14		the AWCA.	
15	142	Plaintiff CRPA has	Minnich Decl. ¶ 6.
16		members who lawfully	
		own firearms classified as	
17		"assault weapons" who	
18		are prohibited under the	
19		AWCA and related	
		regulations from engaging in certain	
20		activities that are	
21		otherwise lawful with any	
22		other firearm not	
		classified as an "assault	
23		weapon," and but for	
24		those restrictions would	
25		engage in such activities	
25	1.42	with their firearms.	Minutel Deal #7
26	143	Plaintiff CRPA has	Minnich Decl. ¶ 7.
27		members who, but for the AWCA and its related	
		regulations, would	
28		regulations, would	<u> </u>

1	No.	Uncontroverted Facts	Supporting Evidence	
2		acquire, transfer, and/or		
3		possess firearms		
4		classified as "assault		
5		weapons," and are continuously and		
		irreparably harmed by the		
6		ongoing deprivation of		
7		their individual,		
8		fundamental right to		
9		possess and use commonly possessed		
		firearms for lawful		
10		purposes, including in-		
11		home self-defense,		
12		without risking criminal prosecution.		
13	144	Millions of rifles that are	Brady Decl., Ex. 2 [Expert	
14		prohibited by the AWCA	Report W. English]; Ex. 7 [Depo. Tr. B. Graham] at	
		are in the hands of the	21:13-21, 25:9-15, 28:3-6;	
15		American people.	Exs. 11-25; Ex. 8 [DOJ Resp. to Seifert's Reqs. for	
16			Admission, Set One] at 4;	
17			Ex. 10 [DOJ Second Suppl. Resp. to Willis	
18			Interrogs., Set One] at 8;	
			Ex. 49 [English 2021 Report] at 2, 33-34; Ex. 50	
19			[NSSF Report on Rifles in	
20			Circulation]; Ex. 51 [Washington Post Survey	
21			on AR-15 ownership]; Ex.	
22			53 [Expert Report M. Hanish] at 6; Ex. 58.	
	145	Americans typically	Brady Decl., Ex. 1	
23		choose rifles prohibited	[Expert Report of J.	
24		by the AWCA for self-defense.	B. Boone] at 5; Ex. 2 [Expert Report of W.	
25		actorioc.	English] at 4; Ex. 3	
26			[Expert Report of S.	
27			Helsley] at 11-12;	
			Exs. 28-29; 35-37; Ex. 59 [Minter Book]	
28			EA. 39 [WITHUEL DOOK]	

1	No.	Uncontroverted Facts	Supporting	
			Evidence	
2			Excerpts] at 46-47;	
3			Ex. 53 [Expert	
4			Report M. Hanish] at	
			8; Ex. 49 [English	
5			2021 Report] at 2,	
6			33-34; Ex. 50 [NSSF]	
			Report on Rifles in	
7			Circulation]; Ex. 51 [Washington Post	
8			Survey on AR-15	
9			ownership].	
	146	Americans typically	Brady Decl., Ex. 2	
10		choose rifles prohibited	Expert Report of W.	
11		by the AWCA for	English] at 4, 7; Ex.	
12		hunting.	3 [Expert Report of	
			S. Helsley] at 11-12;	
13			Ex. 30-33; Ex. 49	
14			[English 2021	
			Report] at 2, 33-34;	
15			Ex. 50 [NSSF Report on Rifles in	
16			Circulation]; Ex. 51	
17			[Washington Post	
			Survey on AR-15	
18			ownership].	
19	147	Americans typically	Brady Decl., Ex. 2	
20		choose rifles prohibited	[Expert Report of W.	
		by the AWCA for	English] at 4; Ex. 3	
21		competition.	Expert Report of S.	
22			Helsley] at 6; Ex. 22;	
23			Ex. 49 [English 2021]	
			Report] at 2, 33-34; Ex. 50 [NSSF Report]	
24			on Rifles in	
25			Circulation]; Ex. 51	
26			[Washington Post	
			Survey on AR-15	
27			ownership].	
28				

	No.	Uncontroverted Facts	Supporting Evidence	
	148	Americans typically	Brady Decl., Ex. 2	
		choose rifles prohibited	[Expert Report of W.]	
		by the AWCA for target	English] at 4; Ex. 3	
		shooting.	[Expert Report of S.	
			Helsley] at 11-12;	
			Ex. 22; Ex. 49	
			[English 2021	
			Report] at 2, 33-34;	
			Ex. 50 [NSSF Report on Rifles in	
			Circulation]; Ex. 51	
			[Washington Post	
			Survey on AR-15	
			ownership].	
	149	The American public has	Brady Decl., Ex. 3	
		had access to and has	Expert Report of S.	
		commonly owned semi-	Helsley] at 3-6.	
		automatic, centerfire		
		rifles with detachable		
		magazines for more than		
	1.70	a century.		
	150	The AR-15 has been	Brady Decl., Ex. 2	
		available to the American	[Expert Report of W.]	
		public since at least 1959.	English] at 3; Ex. 3	
			[Expert Report of S. Helsley] at 6.	
╽┟	151	The popularity of AR-15	Brady Decl., Ex. 3	
	101	type rifles has increased	Expert Report of S.	
		since its inception.	Helsley] at 11-12.	
		Pistol Grips		
	152	Rifles commonly come	Brady Decl., Ex. 3	
		standard with a pistol	[Expert Report of S.	
		grip.	Helsley] at 7;	
			[Expert Report of W.]	
			English] at 3.	
	153	Pistol grips for rifles are	Brady Decl., Ex. 3	
		commonly available	[Expert Report of S.	
		aftermarket.	Helsley] at 11; Ex.	

No.	Uncontroverted Facts	Supporting	
		Evidence	
		44.	
154	Pistol grips do not affect a	Brady Decl.; Ex. 3	
	rifle's rate of fire.	[Expert Report of S.	
		Helsley] at 7-9.	
155	[SUF 40 intentionally left blank.]		
156	Pistol grips do not affect a	Brady Decl., Ex. 3	
	rifle's capacity to accept	[Expert Report of S.	
	ammunition.	Helsley] at 7-9.	
157	Pistol grips do not affect	Brady Decl., Ex. 1	
	the power of the	Expert Report of J.	
	projectile a rifle	B. Boone] at 5-7; Ex.	
	discharge.	3 [Expert Report of	
		S. Helsley] at 7-9.	
158	Pistol grips are not	Brady Decl., Ex. 3	
	dangerous per se.	[Expert Report of S.	
		Helsley] at 6-9.	
159	The purpose of a pistol	Brady Decl., Ex. 3	
	grip is to position the	[Expert Report of S.	
	"trigger finger" for	Helsley] at 7.	
	optimum trigger control	7.1	
	and help absorb recoil.		
160	Pistol grips allow a rifle	Brady Decl., Ex. 1	
	to be used with one hand.	[Expert Report of J.	
		B. Boone at 12.	
161	Pistol grips can	Brady Decl., Ex. 3	
	accommodate a disabled	Expert Report of S.	
	person.	Helsley] at 9.	
	Adjustable Stocks		
162	Rifles commonly come	Brady Decl., Ex. 3	
	standard with an	[Expert Report of S.	
	adjustable stock.	Helsley] at 10;	
		Expert Report of W.	
		English] at 3.	
163	Adjustable stocks for	Brady Decl., Ex. 3	
	rifles are commonly	Expert Report of S.	
	available aftermarket.	Helsley] at 9; Ex. 45.	

No.	Uncontroverted Facts	Supporting Evidence	
164	A "telescoping stock"	Brady Decl., Ex. 3	
104	allows the user of the rifle	[Expert Report of S.	
	to adjust the length of a	Helsley] at 10; Ex. 7	
	rifle a couple of inches as	[Depo. Tr. B.	
	conditions dictate and has	Graham] at 81:2-19.	
	no material effect on the	-	
	concealability of the rifle.		
165	The purpose of a	Brady Decl., Ex. 3	
	telescoping stock is to	[Expert Report of S.	
	allow the user of a rifle to	Helsley] at 10;	
	make it a comfortable	[Depo. Tr. B.	
	length for that user's	Graham] at 94:1-4;	
	body type or as	95:19-21.	
1.00	conditions dictate.		
166	People of different body	Brady Decl., Ex. 3	
	sizes may need different	[Expert Report of S.	
	length stocks to properly	Helsley] at 9; Ex. 6	
	hold a rifle.	[Depo. Tr. M.	
		Mersereau] at 37:2-	
		11; [Depo. Tr. B. Graham] at 95:19-	
		21.	
167	What clothing a person is	Brady Decl., Ex. 3	
107	wearing may affect what	[Expert Report of S.	
	length stock that person	Helsley] at 9; [Depo.]	
	needs to properly hold a	Tr. B. Graham] at	
	rifle.	94:1-4.	
	Flash Suppressors		
168	Rifles commonly come	Brady Decl., Ex. 2	
	standard with a flash	[Expert Report of W.]	
	suppressor.	English] at 3; Ex. 3	
		[Expert Report of S.	
		Helsley] at 10-11.	
169	Flash suppressors for	Brady Decl., Ex. 3	
	rifles are commonly	[Expert Report of S.	
	available aftermarket.	Helsley] at 11; Ex.	
		46.	

1	No.	Uncontroverted Facts	Supporting Evidence	
2	170	Flash suppressors do not	Brady Decl., Ex. 3	
3		hide the flash from those	[Expert Report of S.	
4		in the direct line of fire,	Helsley] at 10; Ex. 5	
		but rather from the	[Expert Report of B.	
5		shooter.	Graham] at 22, 28; Ex. 6 [Depo. Tr. M.	
6			Mersereau] at 56:14-	
7			18; Ex. 7 [Depo. Tr.	
			B. Graham] at	
8			103:15-20.	
9	171	Flash suppressors only	Brady Decl., Ex. 3	
10		have an effect in low-	[Expert Report of S.]	
11		light conditions.	Helsley] at 10; Ex. 6 [Depo. Tr. M.	
			Mersereau] at 56:3-	
12			6; [Depo. Tr. B.	
13			Graham] at 103:21-	
14			24.	
15		Features Generally		
16	172	None of the features is	Brady Decl., Ex. 3	
		inherently dangerous.	[Expert Report of S.	
17			Helsley] at 6; Ex. 7	
18			[Depo. Tr. B.	
19			Graham] at 108:2- 16.	
	173	None of the features	Brady Decl., Ex. 3	
20		becomes inherently	Expert Report of S.	
21		dangerous when used in	Helsley] at 6; Ex. 7	
22		conjunction with any of	[Depo. Tr. B.	
23		the other features.	Graham] at 108:2- 16.	
	174	The features increase	Brady Decl., Ex. 1	
24		accuracy of the rifle.	Expert Report of J.	
25			B. Boone] at 8-12;	
26			Ex. 3 [Expert Report	
27			of S. Helsley] at 6-	
			11, 12; Ex. 4 [Expert	
28		<u> </u>	Report of M.	

1	No.	Uncontroverted Facts	Supporting Evidence	
2			Mersereau] at 8-11;	
3			Ex. 5 [Expert Report]	
			of B. Graham] at 19,	
4			22, 26, 28; [Depo.	
5			Tr. B. Graham] at	
6			119-123; 124:1-6.	
6	175	The features increase user	Brady Decl., Ex. 1	
7		control of the rifle.	[Expert Report of J.	
8			B. Boone] at 8-12;	
			Ex. 3 [Expert Report	
9			of S. Helsley] at 6-	
10			11, 12; Ex. 4 [Expert	
			Report of M.	
11			Mersereau] at 8-11;	
12			Ex. 5 [Expert Report	
13			of B. Graham] at 19,	
13			22, 26, 28; Ex. 6 [Depo. Tr. M.	
14			Mersereau] at 36:7-	
15			37:11; Ex. 7 [Depo.	
			Tr. B. Graham] at	
16			107:6-14, 108:2-16;	
17			[Depo. Tr. B.	
			Graham] at 119-123;	
18			124:1-6.	
19	176	The State's designated	Brady Decl., Ex. 3	
20		expert witness, Blake	[Expert Report of B.	
20		Graham, opined that the	Graham] at 19, 22,	
21		features increase accuracy	26, 28; Ex. 7 [Depo.	
22		and the user's control of	Tr. B. Graham] at	
		the rifle.	107:6-14, 108:2-16;	
23			[Depo. Tr. B.	
24			Graham] at 119-123;	
25	1.77		124:1-6.	
25	177	The State's designated	Brady Decl., Ex. 4	
26		expert witness, Michael	[Expert Report of M.	
27		Mersereau, opined that	Mersereau] at 8-11;	
		features increase accuracy	Ex. 6 [Depo. Tr. M.	
28		and the user's control of	Mersereau] at 36:7-	

1	No.	Uncontroverted Facts	Supporting Evidence	
2 3		the rifle.	37:11.	
4		"Assault Weapon" Laws		
5 6 7	178	California's Assault Weapon Control Act was adopted in 1989 and was the first "assault weapon" law in the country.	Assemb. B. 357, 1989-1990 Reg. Sess. (Cal. 1989); Brady Decl., Ex. 48.	
9	179	The federal "assault weapon" law took effect in 1994.	Req. Jud. Ntc., ¶ 8, Ex. 8.	
10 11	180	Congress allowed the federal "assault weapon" law to expire in 2004.	Req. Jud. Ntc., ¶ 8, Ex. 8.	
12 13 14	181	Federal law does not currently restrict "assault weapons."	Req. Jud. Ntc., ¶ 8, Ex. 8.	
15 16 17 18	182	Currently, other than California, there are nine states in the country with an "assault weapon" law, plus the District of Columbia.	Req. Jud. Ntc., Exs. 1-11.	
18 19 20 21 22 23 24 25 26 27 28	183	Every "assault weapon" law in the country other than California's was originally adopted in the 1990s or later, including three just passed in the last year.	Req. Jud. Ntc., Exs. 1-7 (Conn. Gen. Stat. § \$53-202a – 53-202k (first enacted in 1993); D.C. Code Ann. § \$7-2501.01(3A), 7-2502.02 (a)(6) (enacted in 2008); Haw. Rev. Stat. Ann. § \$ 134-1, 134-8 (first enacted in 1992); Md. Code Ann., Crim. Law § \$ 4-301, 4-303 (first enacted in 2002); N.J. Stat. Ann. § \$ 2C:39-1w, 2C:39-3 (first enacted in 1999); N.Y. Penal Law § \$ 265.00(22),	

1	No.	Uncontroverted Facts	Supporting	
2			Evidence 265.02(7) (first	
3			enacted in 1998); Del.	
			Code Ann. tit. 11, § 1466 (first enacted	
4			2022); 720 Ill. Comp. Stat. Ann. 5/24-1.9	
5			(first enacted in	
6			2023); Wash. Rev. Code Ann. § 9.41.010	
7			(first enacted in 2023)).	
8	104	T1 II '4 1 C4 4	,,	
9	184	The United States government, through the	Brady Decl., Ex. 3 [Expert Report of S.	
		Director of Civilian	Helsley] at 5; Exs. 16, 42, 43.	
10		Marksmanship, used to		
11		operate a program that would sell semiautomatic,		
12		centerfire rifles with		
13		detachable magazines		
14		directly to the public,		
15		including some rifles that would be considered		
		"assault weapons" under		
16	10.5	the AWCA.	D 1 D 1 D (0	
17	185	Nationally, in 2019, only about 2.6% of murders	Brady Decl. Ex. 60 [FBI Crime Data].	
18		(364 out of 13,927) were		
19		confirmed to have been		
20		committed with <i>any</i> type		
21		of rifle, which is below murders using knives		
22		(1,476), blunt objects		
		(397), and "hands, fists,		
23		and feet" (600), and way below murders using		
24		handguns (6,368).		
25	186	All US soldiers and	Brady Decl., Ex. 52 [Depo. Col. Tucker] at 68:11-15.	
26		marines who carry assault rifles are armed with	at 68:11-15.	
27		assault rifles that have		
28		automatic capability, and		

not only semiautomatic capability. 187 No military anywhere in the world (with the possible exception of Israel) employs semiautomatic-only rifles like the ones that the AWCA bans for infantry. Dated: June 23, 2023 MICHEL & ASSOCIATES /s/ Sean A. Brady Sean A. Brady Attorneys for Plaintiffs			Supporting Evidence	
Israel) employs semiautomatic-only rifles like the ones that the AWCA bans for infantry. Dated: June 23, 2023 MICHEL & ASSOCIATES /s/ Sean A. Brady Sean A. Brady		1		
Israel) employs semiautomatic-only rifles like the ones that the AWCA bans for infantry. Dated: June 23, 2023 MICHEL & ASSOCIATES /s/ Sean A. Brady Sean A. Brady	187	the world (with the	Brady Decl., Ex. 52 [Depo. Col. Tucker] at 69:7-12.	
AWCA bans for infantry. Dated: June 23, 2023 MICHEL & ASSOCIATES /s/ Sean A. Brady Sean A. Brady		Israel) employs semiautomatic-only rifles		
<u>/s/ Sean A. Brady</u> Sean A. Brady				
Sean A. Brady	Dated: J	June 23, 2023 MICHEL & ASSOCIATES, P		ASSOCIATES, P.
Sean A. Brady			/s/ Sean A. Bra	dy
Attorneys for Plaintiffs				
			Attorneys for F	Plaintiffs

1 **CERTIFICATE OF SERVICE** IN THE UNITED STATES DISTRICT COURT 2 CENTRAL DISTRICT OF CALIFORNIA 3 Case Name: Rupp, et al. v. Bonta 4 Case No.: 8:17-cv-00746-JLS-JDE 5 IT IS HEREBY CERTIFIED THAT: 6 I, the undersigned, am a citizen of the United States and am at least eighteen 7 years of age. My business address is 180 East Ocean Boulevard, Suite 200, Long Beach, California 90802. 8 I am not a party to the above-entitled action. I have caused service of: 9 PLAINTIFFS' RESPONSES TO DEFENDANT'S STATEMENT OF 10 UNCONTROVERTED FACTS AND CONCLUSIONS OF LAW IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT 11 12 on the following party by electronically filing the foregoing with the Clerk of the District Court using its ECF System, which electronically notifies them. 13 Anna Ferrari 14 Deputy Attorney General Email: anna.ferrari@doj.ca.gov 15 Christina R.B. Lopez 16 Email: christina.lopez@doj.ca.gov John D. Echeverria 17 Email: john.echeverria@doj.ca.gov 455 Golden Gate Ave., Suite 11000 18 San Francisco, CA 94102 19 20 I declare under penalty of perjury that the foregoing is true and correct. 21 Executed June 23, 2023. 22 23 24 25 26 27 28

CERTIFICATE OF SERVICE