Nos. 23-4354 and 23-4356

IN THE UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

RENO MAY, ET AL., Plaintiffs-Appellees,

v.

ROB BONTA, IN HIS OFFICIAL CAPACITY AS ATTORNEY GENERAL OF CALIFORNIA, *Defendant-Appellant*.

On Appeal from the United States District Court for the Central District of California

No. 8:23-cv-01696-CJC-ADSx The Honorable Cormac J. Carney, Judge

APPELLANT'S EXCERPTS OF RECORD VOLUME 11 of 11

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January 19, 2024

(Additional caption appears on next page)

IN THE UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

MARCO ANTONIO CARRALERO, ET AL., Plaintiffs-Appellees,

v.

ROB BONTA, IN HIS OFFICIAL CAPACITY AS ATTORNEY GENERAL OF CALIFORNIA, *Defendant-Appellant*.

On Appeal from the United States District Court for the Central District of California No. 8:23-cv-01798-CJC-ADSx The Honorable Cormac J. Carney, Judge

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9	CENTRAL DISTRIC	CT OF CALIFORNIA
10		
10	MARCO ANTONIO CARRALERO;	Case No.:
11	GARRISON HAM; MICHAEL SCHWARTZ; ORANGE COUNTY	Case No
12	GUN OWNERS PAC; SAN DIEGO COUNTY GUN OWNERS PAC;	COMPLAINT FOR DECLARATORY, INJUNCTIVE,
14	CALIFORNIA GUN RIGHTS FOUNDATION; and FIREARMS	OR OTHER RELIEF
15	POLICY COALITION, INC.,	
16	Plaintiffs,	
17	V.	
18	ROB BONTA, in his official capacity as Attorney General of California,	
19	Defendant.	
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	COMPLAINT FOR DECLARAT	ORY AND INJUNCTIVE RELIEF

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1 Marco Antonio Carralero; Plaintiffs Garrison Ham; Michael Schwartz; Orange 2 County Gun Owners PAC; San Diego County Gun Owners PAC; California Gun 3 Rights Foundation; and Firearms Policy Coalition, Inc. complain of Defendant Rob 4 Bonta, in his official capacity as Attorney General of California, and allege:

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INTRODUCTION

6 1. In New York State Rifle & Pistol Association v. Bruen, 142 S. Ct. 2111 7 (2022), the Supreme Court held that the law-abiding citizens of this Nation have a 8 general right to carry firearms for protection in public and therefore that states cannot 9 limit eligibility for carry licenses to those with an atypical need for self-defense.

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2. After Bruen, California's previous may-issue licensing system was 11 plainly unconstitutional. Undeterred, however, California now is attempting another 12 strategy for infringing the Second Amendment rights of its citizens. Rather than 13 strictly limiting who can obtain a carry license, California now strictly limits where 14 even its citizens with licenses can carry firearms. This approach is no more 15 constitutional than the State's prior approach.

16 Plaintiffs accordingly sue to challenge the constitutionality of several 3. 17 "sensitive place" restrictions in Senate Bill 2 ("SB2"), which drastically limits where 18 law-abiding citizens may carry handguns in public following Bruen.

19 4. The California Legislature enacted SB2 on September 12, 2023, and 20 Governor Gavin Newsom signed SB2 into law on September 26, 2023. SB2 goes into 21 effect on January 1, 2024.

22 5. SB2 restricts where persons with licenses to carry a concealed weapon 23 may legally exercise their constitutional right to wear, carry, or transport firearms. 24 And it does so in ways that are fundamentally inconsistent with the Second 25 Amendment and the Supreme Court's decision in Bruen.

26 6. The individual Plaintiffs are ordinary, law-abiding citizens. Each of the 27 individual Plaintiffs has an active license to carry a concealed weapon ("CCW") 28

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1 issued by their county sheriff. The organizational Plaintiffs each have members who likewise possess CCW licenses in counties throughout the State.

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3 7. This lawsuit focuses on the provisions of SB2 that impose particularly 4 egregious restrictions on the Second Amendment right to bear arms. Plaintiffs 5 challenge SB2's restrictions on carrying at health care facilities, public transit and 6 mass transit facilities, places where liquor is sold, public gatherings, public parks and 7 athletic facilities, public property controlled by the State Department of Parks and 8 Recreation or Department of Fish and Wildlife, gambling establishments, stadiums 9 and arenas, public libraries, amusement parks, and zoos and museums. Cal. Penal 10 Code § 26230, subds. (7), (8), (9), (10), (12), (13), (15), (16), (17), (19), (20). Plaintiffs 11 also challenge SB2's no-carry default provision that generally prohibits carry on all 12 private commercial property open to the public, absent express permission from the 13 proprietor. Id., subd. (26).

14 8. The Second Amendment does not tolerate these restrictions. This Court 15 should enter judgment enjoining their enforcement and declaring them 16 unconstitutional.

17

JURISDICTION AND VENUE

18 9. This Court has jurisdiction over this matter under 28 U.S.C. § 1331 and 19 28 U.S.C. § 1343, because this Complaint seeks relief afforded by 42 U.S.C. § 1983, 20 for past, continuing, and/or imminent violations of Plaintiffs' rights arising under the 21 United States Constitution.

22 10. Venue is proper under 28 U.S.C. § 1391(b). Venue is also proper under 23 28 U.S.C. § 1391 because California's venue rules permit this action to be filed in 24 Orange County, where the Attorney General and California Department of Justice 25 maintain an office. See Cal. Code Civ. Pro. § 401(1).

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COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF -2-

ER 2145

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THE PARTIES Individual Plaintiffs

3 9. Plaintiff Marco Antonio Carralero is a resident of Orange County, 4 California. Carralero is a law-abiding, responsible gun owner who holds an active 5 CCW license issued by the Orange County Sheriff's Department. He is a member of 6 Plaintiffs Orange County Gun Owners PAC ("OCGO"), California Gun Rights 7 Foundation ("CGF"), and Firearms Policy Coalition, Inc. ("FPC"). Carralero carries, 8 and intends to continue carrying, his personal firearm daily, during all his activities. 9 He runs operations for a small family business and either already carries, or plans to 10 carry in the coming weeks, his personal firearm for self-defense to the private 11 businesses he frequents for work including hardware stores, Home Depot, Lowe's, 12 private carriers including UPS and FedEx, and retailers including Target, Walmart, 13 Albertsons-Safeway, Gelson's, CVS, and Ralph's. If SB2's no-carry default in private 14 businesses were to go into effect, Carralero would restrict his carrying practices at 15 private businesses for fear of arrest or prosecution.

16

10. Plaintiff Carralero also plans to carry his personal firearm for self-17 defense to a medical office or other place where medical services are currently 18 provided in the coming weeks and months, both for his own routine medical care and 19 to accompany members of his family.

20 11. Plaintiff Carralero would like to carry his personal firearm for self-21 defense to establishments licensed to serve alcohol for on-site consumption in the 22 coming days, including Oak Ranch Grill, Morena's Mexican Cuisine, and other local 23 eateries he frequents. When Carralero received his CCW license, however, he was 24 informed that even with a license, he could not carry in bars or any location whose 25 primary purpose is to dispense alcoholic beverages for on-site consumption.

26 12. Plaintiff Carralero also plans to carry his personal firearm for self-27 defense to stadiums, including the parking lot of said stadiums, near where he lives in 28 the next few months, such as Championship Soccer Stadium, in the Orange County

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Great Park of Irvine. He also would regularly carry his personal firearm at museums,
 especially at Bowers Museum in Santa Ana, where he goes with his family; the
 Surfing Heritage and Culture Center; and the Dana Point Historical Society.

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13. Plaintiff Carralero has every intention and desire to carry his personal firearm in and at all the locations identified above in the future but he will decline to do so because of the credible fear of arrest and prosecution after January 1, 2024, when SB2 takes effect.

8 14. Plaintiff Carralero also plans to carry his personal firearm for self9 defense to parks near where he lives, at least some of which are controlled by the
10 California Department of Parks and Recreation and Department of Fish and Wildlife.
11 These parks include the Orange County Great Park of Irvine, Crystal Cove State Park,
12 Aliso and Wood Canyons Wilderness Park, Salt Creek Beach Park, San Clemente
13 State Beach, Las Ramblas Trailhead, Ronald W. Caspers Wilderness Park, and
14 Thomas F. Riley Wilderness Park.

15 15. Plaintiff Garrison Ham is a resident of San Diego County, California. He 16 is a law-abiding, responsible gun owner who holds an active CCW license issued by 17 the San Diego County Sheriff's Department. He is a member of Plaintiffs San Diego 18 County Gun Owners PAC ("SDCGO"), CGF, and FPC. With his CCW, Ham 19 regularly carries his personal firearm when he enters stores and other privately owned 20 commercial establishments that are open to the public, including grocery stores; gas 21 stations and convenience stores; and retail establishments, including home 22 improvement and gardening stores, shopping malls, clothing stores, and open-air 23 markets. Ham also regularly attends public gatherings for which a permit is required 24 while carrying his personal firearm, including the weekly Sunset Market in Oceanside, 25 local farmer's markets, and political rallies and events. He has every intention and 26 desire to continue to carry his personal firearm in and at all these locations in the future

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COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF
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but he will decline to do so because of the credible fear of arrest and prosecution after
 January 1, 2024, when SB2 takes effect.

16. Plaintiff Ham would also regularly carry his personal firearm at and in restaurants, bars, and other establishments that are licensed to sell liquor for on-site consumption, including restaurants, sports bars, and breweries. When Ham received his CCW license, however, he was informed that even with a license, he could not carry in bars or any location whose primary purpose is to dispense alcoholic beverages for on-site consumption.

9 17. Plaintiff Ham also regularly visits parks near where he lives, (including
10 Guajome Park and Mission Trails), and he has visited parks under the control of the
11 California Department of Parks and Recreation and Department of Fish and Wildlife
12 (including Hollenbeck Nature Preserve). Ham plans to continue visiting these and
13 other parks that are subject to SB2's carry ban, and he plans to carry his personal
14 firearm for self-defense when visiting these parks.

15 18. Plaintiff Ham also frequently relies on public transportation when he 16 routinely returns to visit family in the Bay Area and would carry his personal firearm 17 for self-defense while doing so if permitted by California law. Ham has also visited 18 amusement parks with family in the past 12 months, and intends to go again. Ham 19 would carry his personal firearm for self-defense at the amusement park, particularly 20 to protect his wife and members of his family who have small children.

19. Plaintiff Ham has every intention and desire to carry his personal firearm
in and at all the locations identified above in the future but he will decline to do so
because of the credible fear of arrest and prosecution after January 1, 2024, when SB2
takes effect.

25 20. Plaintiff Michael Schwartz is a resident of San Diego County, California.
26 Schwartz is a law-abiding, responsible gun owner who holds an active CCW license
27 issued by the San Diego County Sheriff's Department. He is a member of Plaintiffs
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COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF -5-

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1 OCGO, SDCGO, CGF, and FPC. Schwartz carries, and intends to continue carrying, his personal firearm daily, during all his activities.

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21. Plaintiff Schwartz regularly carries his personal firearm for self-defense to the restaurants he visits for work meetings multiple times each week, which include everything from taco shops and Carl's Jr. to Ruth's Chris Steak House. Schwartz would also like to carry in locations serving alcohol for on-site consumption, such as bars. When Schwartz received his CCW license, however, he was informed that even with a license, he could not carry in bars or any location whose primary purpose is to dispense alcoholic beverages for on-site consumption.

10 22. Plaintiff Schwartz carries his personal firearm for self-defense to the 11 private businesses that he frequents for work and personal business, including grocery 12 stores, coffee shops, local and national retail stores, office buildings, medical offices, 13 hardware stores, convenience stores, and more. If SB2's provision about private 14 businesses were to go into effect, he would restrict his carrying practices at private 15 businesses for fear of arrest or prosecution.

Plaintiff Schwartz typically carries his personal firearm for self-defense 16 23. 17 to stadiums, such as Petco Park and Pechanga Arena. When traveling to stadiums or 18 arenas, he takes public transportation and typically carries his personal firearm for 19 self-defense while doing so. If required by the stadium, he secures his firearm in on-20 site lockers. But if SB2 goes into effect, Schwartz will not be allowed to bring his 21 personal firearm on public transportation, or into the stadium/arena or its parking lot.

22 24. Plaintiff Schwartz also regularly carries his personal firearm at museums, 23 especially those in Balboa Park (including the San Diego Air & Space Museum and 24 Natural History Museum); as well as zoos, including the San Diego Zoo and San 25 Diego Safari Park. He frequently carries his personal firearm for self-defense to parks, 26 including La Mesa Park, Mast Park in Santee, Presidio Park, Robb Field, and Dog 27 Beach, unless prohibited by county restrictions. And Schwartz carries for self-defense 28 at public assemblies, including street fairs he attends for business, and at other social

> COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF -6-

ER 2149

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1 assemblies like farmers markets and guacamole festivals. Schwartz also frequently 2 carries his personal firearm for self-defense at public libraries, which he uses as 3 workspaces when traveling for work.

4 25. Plaintiff Schwartz frequently carries his personal firearm for self-defense 5 at gambling establishments, including Viejas Casino and Resort, Sycuan Casino, 6 Rincon Casino, and the Lucky Lady Card Room. If required by these locations, 7 Schwartz secures his firearm in on-site lockers. But if SB2 goes into effect, he could 8 not even bring his personal firearm into certain of these gambling establishments or 9 their parking lots.

10 26. Plaintiff Schwartz has every intention and desire to carry his personal 11 firearm in and at all the locations identified above in the future but he will decline to 12 do so because of the credible fear of arrest and prosecution after January 1, 2024, 13 when SB2 takes effect.

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Organizational Plaintiffs¹

15 27. Plaintiff Orange County Gun Owners PAC is a political organization 16 based in Orange County, whose purpose is to protect and advance the Second 17 Amendment rights of residents of Orange County, through their efforts to support and 18 elect local and state representatives who support the Second Amendment right to keep 19 and bear arms, education, and advocacy on Second Amendment issues. OCGO's 20 membership and donors consist of Second Amendment supporters, people who own 21 guns for self-defense and sport, firearms dealers, shooting ranges, and elected officials 22 who want to restore and protect the right to keep and bear arms in California. Plaintiffs 23 Carralero and Schwartz are members of OCGO.

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28. OCGO has one or more members who live in California and who travel throughout California in the ordinary course of their lives, and who also possess a

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¹ This complaint refers to Plaintiffs Firearms Policy Coalition, Inc., Orange County Gun Owners PAC, San Diego County Gun Owners PAC, and California Gun Rights Foundation, who bring this action on behalf of their members who have an active CCW, as "Organizational Plaintiffs." 27 28

> COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF -7-

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1 CCW issued by the appropriate licensing authorities. OCGO has at least one member 2 who has a CCW license and regularly carries firearms in and at each of the locations 3 challenged in this Complaint. These members of OCGO with CCW licenses intend to 4 continue to possess and carry firearms at such locations, but reasonably fear 5 prosecution if they do so after January 1, 2024. OCGO brings this action on behalf of 6 its members who have an active CCW, which includes each of the individual 7 plaintiffs.

8 29. Plaintiff San Diego County Gun Owners PAC is a political organization 9 based in San Diego County, whose purpose is to protect and advance the Second 10 Amendment rights of residents of San Diego County, through their efforts to support 11 and elect local and state representatives who support the Second Amendment right to 12 keep and bear arms, education, and advocacy on Second Amendment issues. 13 SDCGO's membership and donors consist of Second Amendment supporters, people 14 who own guns for self-defense and sport, firearms dealers, shooting ranges, and 15 elected officials who want to restore and protect the right to keep and bear arms in 16 California.

17 30. SDCGO has one or more members who live in California and who travel 18 throughout California in the ordinary course of their lives, and who also possess a 19 CCW issued by the appropriate licensing authorities. SDCGO has at least one member 20 who has a CCW license and regularly carries firearms in and at each of the locations 21 challenged in this Complaint. These members of SDCGO with CCW licenses intend 22 to continue to possess and carry firearms at such locations, but reasonably fear 23 prosecution if they do so after January 1, 2024. SDCGO brings this action on behalf 24 of its members who have an active CCW, which includes Plaintiffs Ham and 25 Schwartz.

31. Plaintiff California Gun Rights Foundation ("CGF") is a nonprofit
foundation incorporated under the laws of California with a place of business in
Sacramento, California. CGF serves its members, supporters, and the public through

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1 educational, cultural, and judicial efforts to defend and advance Second Amendment 2 and related rights. CGF has thousands of members throughout California. CGF brings 3 this action on behalf of those members with an active CCW issued by California 4 licensing authorities, including the named plaintiffs herein. CGF's members will be 5 adversely and directly harmed by Defendants' enforcement of the laws, regulations, 6 policies, practices, and customs challenged herein once SB2 takes effect on January 7 1, 2024. CGF has at least one member who has a CCW license and who carries 8 firearms in and at each of the locations challenged in this Complaint, at which 9 locations CCW licensees will be prohibited from carrying their arms by SB2 as of 10 January 1, 2024. These CGF members would fully intend to continue to carry at the 11 locations challenged in this Complaint after January 1, 2024, but for their reasonable 12 fear prosecution if they do so after January 1, 2024.

13 32. Plaintiff Firearms Policy Coalition, Inc. ("FPC") is a nonprofit 14 membership organization incorporated in Delaware with a primary place of business 15 in Clark County, Nevada. FPC works to create a world of maximal human liberty and 16 freedom and to promote and protect individual liberty, private property, and economic 17 freedoms. It seeks to protect, defend, and advance the People's rights, especially but 18 not limited to the inalienable, fundamental, and individual right to keep and bear arms 19 and protect the means by which individuals may exercise the right to carry and use 20 firearms. FPC serves its members and the public through legislative advocacy, 21 grassroots advocacy, litigation and legal efforts, research, education, outreach, and 22 other programs. FPC's members reside both within and outside the State of California.

33. FPC brings this action on behalf of those members with an active CCW
issued by California licensing authorities, including the named plaintiffs herein. FPC's
members will be adversely and directly harmed by Defendants' enforcement of the
laws, regulations, policies, practices, and customs challenged herein once SB2 takes
effect on January 1, 2024. FPC has at least one member who has a CCW license and
who carries firearms in and at each of the locations challenged in this Complaint, at

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which locations CCW licensees will be prohibited from carrying their arms by SB2 as
of January 1, 2024. These FPC members would fully intend to continue to carry at the
locations challenged in this Complaint after January 1, 2024, but for their reasonable
fear prosecution if they do so after January 1, 2024. Each of the individual Plaintiffs
is a member of FPC.

34. Defendant Rob Bonta is the Attorney General of the State of California.
The Attorney General is the chief law enforcement officer of the state, and it is his
duty to ensure that California's laws are uniformly and adequately enforced. The
Attorney General is the head of the Department of Justice, which, among other things,
regulates and enforces state law related to the issuance of licenses to carry firearms in
public and restrictions on the carry of firearms, including any laws and regulations
impacted by this case. The Attorney General maintains an office in this District.

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GENERAL ALLEGATIONS

A. California Adopts Sweeping "Sensitive Place" Restrictions That Broadly Prohibit the General Right to Public Carry Arms for Self Defense.

California has prohibited individuals from carrying concealed handguns
in public for years. *See* Cal. Penal Code § 25400. State law likewise broadly prohibits
the open carry of firearms. *See id.* § 25850 (prohibiting the open carry of a loaded
firearm); § 26350 (prohibiting the open carry of an unloaded handgun in public). As
a result, to carry a handgun in public in any manner, Californians must secure a CCW
license to carry a concealed weapon from their county sheriff. *See id.* § 26150.

36. Until recently, California law restricted the public carry of handguns
subject to a "may issue" licensing regime. The state prohibited open carry entirely and
allowed concealed carry only when approved by a local licensing official: Californians
who wished carry a firearm in public needed to establish "good cause" to the
satisfaction of their county sheriff, who established rules for what constituted "good
cause" in their jurisdiction. Cal. Penal Code §§ 25850, 26350, 26150, 26155, 26160; *see generally Peruta v. Cnty. Of San Diego*, 742 F.3d 1144, 1147–48, 1168–69 (9th)

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1 Cir. 2014) (reviewing California's legislative scheme governing the public carry of 2 firearms), vacated 781 F.3d 1106 (9th Circ. 2015); on reh'g en banc, 824 F.3d 919, 3 925–27 (9th Cir. 2016) (same); see also Peruta v. California, 137 S. Ct. 1995, 1996– 4 97 (2017) (Thomas, J., joined by Gorsuch, J., dissenting from the denial of certiorari). 5 In Peruta, the en banc Ninth Circuit upheld two counties' "good cause" policies that 6 required applicants to show a particularized need to carry a firearm for self-defense— 7 and in doing so, held that "the Second Amendment does not preserve or protect a right 8 of a member of the general public to carry concealed firearms in public." 824 F.3d at 9 924.²

10 37. The Supreme Court's decision in New York State Rifle & Pistol Ass'n v. 11 Bruen, 142 S. Ct. 2111 (2022), held the opposite. In Bruen, the Supreme Court struck 12 down New York's "good cause" licensing requirement as unconstitutional under the 13 Second Amendment because a State may not condition the right to publicly carry 14 handguns on a citizen's "special need for self-defense." Id. at 2135 n.8. Contrary to 15 the presumption against carrying in a may-issue regime like California's before Bruen, 16 "the Second Amendment guarantees a general right to public carry," meaning that 17 ordinary, law-abiding citizens may "bear' arms in public for self-defense." Bruen, 18 142 S. Ct. at 2135; id. at 2156 ("We know of no other constitutional right that an 19 individual may exercise only after demonstrating to government officers some special 20 need.").

38. The California Legislature passed SB2 in September 2023 in direct
response to *Bruen*. S. Bill No. 2 (2023–2024 Reg. Sess.). The bill takes effect on
January 1, 2024. Governor Newsom has not hidden his disdain for the Supreme

Five years after *Peruta*, the en banc Ninth Circuit upheld Hawaii's may-issue permitting scheme and held that the state's restrictions on open carry were "not within the scope of the right protected by Second Amendment." *Young v. Hawaii*, 992 F.3d 765, 826 (9th Cir. 2021), petition for writ of certiorari granted; vacated and remanded in light of *Bruen*, 142 S. Ct. 2895 (2022). In doing so, the Ninth Circuit became "the first and only court of appeals to hold that public carry falls *entirely* outside the scope of the Amendment's protections." *Young*, 992 F.3d at 829 (O'Scannlain, J., dissenting).

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1 Court's ruling in *Bruen*. At a press conference announcing the bill, Governor Newsom 2 called *Bruen* a "bad ruling," an "absurdity," and mocked the right to carry firearms 3 outside the home. See https://twitter.com/i/broadcasts/1vAxRAXgXRVJl, last 4 accessed Sept. 18, 2023 (timestamps: 41:08 (called *Bruen* an "absurdity"); 41:20 (used 5 air quotes while discussing "right" to carry a firearm outside home); 1:01:44 (called 6 Bruen a "bad ruling").

7 39. SB2 decrees 29 categories off limits for licensed carry. See Cal. Penal 8 Code § 26230.³ The ostensible authority for these bans is that they are "sensitive 9 places" entitled to different treatment under the Supreme Court's Second Amendment 10 cases. See SB2, § 1(b).

11 40. Without conceding that all of SB2's prohibitions are lawful, Plaintiffs 12 seek an injunction against those restrictions most likely to impact their daily lives. 13

- These are prohibitions on carry in:
- (7) A building, real property, and parking area under the control of a public or private hospital or hospital affiliate, mental health facility, nursing home, medical office, urgent care facility, or other place at which medical services are customarily provided. 14 15
- 16 (8) A bus, train, or other form of transportation paid for in whole or in part with public funds, and a building, real property, or parking area under the control of a transportation authority supported in whole or in 17 part with public funds. 18
- (9) A building, real property, and parking area under the control of a vendor or an establishment where intoxicating liquor is sold for 19 consumption on the premises.
- (10) A public gathering or special event conducted on property open to the public that requires the issuance of a permit from a federal, state, or local government and sidewalk or street immediately adjacent to the public gathering or special event but is not more than 1,000 feet from the event or gathering, provided this prohibition shall not apply to a licensee who must walk through a public gathering in order to access their residence, place of business, or vehicle. 20 21 22 23
- (12) A park, athletic area, or athletic facility that is open to the public and 24 a street or sidewalk immediately adjacent to those areas, provided this prohibition shall not apply to a licensee who must walk through such a place in order to access their residence, place of business, or vehicle. 25
- 26(13) Real property under the control of the Department of Parks and Recreation or Department of Fish and Wildlife, except those areas 27
- 28
- Exhibit 1 to the Complaint sets out Section 26230 in full.

COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

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ase 8:23-cv-01798 Document 1 Filed 09/26/23 Page 14 of 20 Page ID #:14 designated for hunting pursuant to Section 5003.1 of the Public Resources Code, Section 4501 of Title 14 of the California Code of Regulations, or any other designated public hunting area, public shooting 1 2 ground, or building where firearm possession is permitted by applicable law. 3 (15) A building, real property, or parking area that is or would be used for gambling or gaming of any kind whatsoever, including, but not limited to, casinos, gambling establishments, gaming clubs, bingo operations, facilities licensed by the California Horse Racing Board, or a 4 5 facility wherein banked or percentage games, any form of gambling device, or lotteries, other than the California State Lottery, are or will be 6 played. 7 (16) A stadium, arena, or the real property or parking area under the control of a stadium, arena, or a collegiate or professional sporting or 8 eSporting event. (17) A building, real property, or parking area under the control of a 9 public library. 10 (19) A building, real property, or parking area under the control of an amusement park. 11 (20) A building, real property, or parking area under the control of a zoo or museum. 12 (26) Any other privately owned commercial establishment that is open to the public, unless the operator of the establishment clearly and conspicuously posts a sign at the entrance of the building or on the premises indicating that licenseholders are permitted to carry firearms on the property. Signs shall be of a uniform design as prescribed by the Department of Justice and shall be at least four inches by six inches in 13 14 15 size. 16 41. These "sensitive place" designations are plainly unconstitutional under 17 Bruen. 18 **B**. California's Broad "Sensitive Place" Restrictions Violate The Second 19 Amendment. 20 42. The Second Amendment is applicable to the States as incorporated via 21 the Fourteenth Amendment. McDonald v. City of Chicago, 561 U.S. 742, 750 (2010). 22 "[T]he Second Amendment extends, prima facie, to all instruments that constitute 23 bearable arms, even those that were not in existence at the time of the founding." 24 *District of Columbia v. Heller*, 554 U.S. 570, 582 (2008). 25 To determine whether a state's firearm restriction is constitutional, the 43. 26Court in *Bruen* explained that "the standard for applying the Second Amendment is 27 as follows: When the Second Amendment's plain text covers an individual's conduct, 28 COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

OMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIE -13-

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the Constitution presumptively protects that conduct. The government must then
 justify its regulation by demonstrating that it is consistent with the Nation's historical
 tradition of firearm regulation." 142 S. Ct. at 2129.

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44. *Bruen* has already established that the Second Amendment covers plaintiffs' proposed conduct here—carrying arms publicly for self-defense and other lawful purposes. *Id.* at 2134–35. As such, the Second Amendment "presumptively protects" Plaintiffs' right to carry firearms in public in California. *Id.* at 2129.

8 45. It is thus the State's burden to "affirmatively prove that its firearms 9 regulation is part of the historical tradition that delimits the outer bounds of the right 10 to keep and bear arms." *Id.* at 2127; *see also id.* at 2150 ("[W]e are not obliged to sift 11 the historical materials for evidence to sustain New York's statute. That is 12 respondents' burden.").

13 46. The Bruen Court struck down New York's "proper cause" requirement 14 for issuing a permit to carry a handgun in public. In doing so, it expressly rejected 15 New York's attempt to justify its restriction as analogous to a historical "sensitive 16 place" regulation. Id. at 2133–34. The Court explained that a state may not simply ban 17 guns wherever people may "congregate" or assemble: A rule that "expand[ed] the 18 category of 'sensitive places' simply to all places of public congregation that are not 19 isolated from law enforcement defines the category of 'sensitive places' far too 20 broadly." Id. at 2134. "Put simply, there is no historical basis for New York to 21 effectively declare the island of Manhattan a 'sensitive place' simply because it is 22 crowded and protected generally by the New York City Police Department." Id.

47. So if a state seeks to restrict firearms in a particular location as a
"sensitive place," it must prove that its current restriction is sufficiently analogous to
a "well-established and representative historical analogue." *Id.* at 2133. The Court has
identified only three such locations: founding-era "legislative assemblies, polling
places, and courthouses." *Id.* at 2133 (citing *Heller*, 554 U.S. at 626). The unifying
principle allowing arms to be restricted in these locations at the Founding was

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comprehensive government-provided security. *See* Amicus Br. of The Center for
 Human Liberty 8–17, *Antonyuk v. Nigrelli*, 2d Cir. No 22-2908, ECF No. 313 (Feb.
 9, 2023); Amici Br. of Citizens Comm. For the Right to Keep and Bear Arms, et al.
 8–17, *Koons v. Platkin*, 3rd Cir. No. 23-1900, ECF No. 91 (Aug. 16, 2023).

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48. *Bruen* leaves no doubt that the plain text of the Second Amendment covers Plaintiffs' proposed course of conduct. Accordingly, Plaintiffs' conduct is "presumptively protect[ed]" by the Constitution, *id.* at 2126, and the State bears the burden of "justify[ing]" SB2's sensitive place restrictions "by demonstrating that [they are] consistent with the Nation's historical tradition of firearm regulation," *id.* at 2130. It cannot do so.

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CLAIM FOR RELIEF

VIOLATION OF 42 U.S.C. § 1983 (SECOND AMENDMENT)

49. Plaintiffs incorporate here by reference paragraphs 1 through 48, *supra*,
as if fully set forth herein.

15 50. The Second Amendment to the United States Constitution provides: "A 16 well regulated Militia, being necessary to the security of a free State, the right of the 17 people to keep and bear Arms, shall not be infringed." U.S. CONST. amend II. The 18 Supreme Court has squarely held that the Second Amendment protects an individual 19 right to keep and bear arms, and that all responsible, law-abiding Americans may 20 exercise that right. See Heller, 554 U.S. 570. In Bruen, the Supreme Court held that 21 the Second Amendment right to keep and bear arms fully extends to general carry of 22 arms in public. See Bruen, 142 S. Ct. at 2134.

51. The *Bruen* framework begins with the plain text. If the plaintiffs'
proposed course of conduct falls within the Second Amendment's plain text, then "the
Constitution presumptively protects that conduct." *Id.* at 2126. Importantly,
"[n]othing in the Second Amendment's text draws a home/public distinction," *Bruen*,
142 S. Ct. at 2134—or for that matter, any distinction between locations at all. That
makes the Second Amendment unlike other Amendments. *See* U.S. Const. amend. III

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("No Soldier shall, in time of peace be quartered in any house, without the consent of
the Owner, nor in time of war, but in a manner to be prescribed by law."); U.S. Const.
amend. IV ("The right of the people to be secure in their persons, houses, papers, and
effects, against unreasonable searches and seizures, shall not be violated."). And it
means that any locational restrictions on Second Amendment rights must come from
history, not from the plain text.

7 52. There is no "well-established, representative historical analogue" for 8 SB2's bans on firearms in and at health care facilities, public transit and mass transit 9 facilities, places where liquor is sold, public gatherings, public parks and athletic 10 facilities, public property controlled by the State Department of Parks and Recreation 11 or Department of Fish and Wildlife, gambling establishments, stadiums and arenas, 12 public libraries, amusement parks, zoos and museums, and private commercial 13 property open to the public. Section 26230, subds. (7), (8), (9), (10), (12), (13), (15), 14 (16), (17), (19), (20), (26). The bans imposed by Section 26230, as enacted by SB2, 15 are facially unconstitutional under the Second Amendment because they ban the carry 16 of firearms by CCW holders at these locations.

17 53. Consider the broad reach of these bans. Prohibiting firearms at all health
18 care facilities extends across the board to visitors, employees, contractors, and health
19 care professionals.

54. The transit ban attaches to every "form of transportation" and all property
of a transportation authority "paid for in whole or in part with public funds." This ban
applies not only to the commuter passing through a bustling train station or riding on
a rush-hour metro, but also the service worker waiting to take the last bus home.

55. Locations "where intoxicating liquor is sold for consumption on the premises" includes most restaurants, all wineries and breweries, many private clubs, and locations operated by private associations in California. There are tens of thousands of such locations in California and the bans at these places adversely affect virtually every CCW holder who eats at restaurants or at private clubs. Under SB2,

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CCW holders may not carry in such places, even if they do not consume a drop of
 alcohol or even if they enter such places merely to retrieve a carry-out order. These
 bans at such locations would also encompass events for which temporary, one-time
 licenses are granted, including at fundraising events and events conducted outside.

5 56. There is no "well-established, representative historical analogue" 6 prohibiting carry at public gatherings, gambling and gaming establishments, stadiums 7 and arenas, public libraries, amusement parks, zoos, and museums. There is no state-8 provided security at these locations of public congregation. Such locations can be 9 targets for mass violence and there is an ever-present risk of acute confrontation in 10 these settings.

11 57. Likewise, there is no "well-established, representative historical 12 analogue" prohibiting carry at public parks and athletic facilities, public property 13 controlled by the State Department of Parks and Recreation or Department of Fish and 14 Wildlife. These restrictions cover instances of public congregation (for sporting and 15 recreational events, social gatherings, and the like), which carry the risks discussed 16 above. But there is also the particular risk of confrontation when these locations are 17 sparsely populated: People running in parks at odd hours of the day or hiking in remote 18 areas of state parks, where the need for self-defense against a person (or wild animal) 19 can arise without warning.

20 58. Finally, there is there is no "well-established, representative historical 21 analogue" for the no-carry default provision that bans carry at every "privately owned 22 commercial establishment that is open to the public" unless the owner "clearly and 23 conspicuously posts a sign at the entrance of the building or on the premises indicating 24 that license holders are permitted to carry firearms on the property." This restriction 25 effectively nullifies the "general right" to carry in public as it precludes a CCW holder 26 from carrying into private property that is otherwise open to the public, including 27 stores, shops, hotels, motels, restaurants, retail establishments, theatres, malls, and 28 other places of public accommodation throughout the State of California.

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59. Each of the Individual Plaintiffs and Organizational Plaintiffs' members 2 with California CCW licenses who live in California are directly, substantially, and 3 adversely affected by the foregoing violation of the Second Amendment. Plaintiffs 4 and Organizational Plaintiffs' members with CCW licenses have, prior to the 5 enactment of SB2 lawfully carried firearms within the State at and in the locations that 6 the challenged provisions of SB2 ban firearms. But for SB2, and the fear of 7 prosecution for violating the law, Individual Plaintiffs would and have concrete plans 8 to possess, wear, carry or transport firearms in one or more such locations in the future. 9 Organizational Plaintiffs have at least one member with a CCW license, including the 10 Individual Plaintiffs herein, who has visited each of the locations challenged in this 11 Count and each such member intends to wear, carry and transport firearms at such 12 locations in the future. Plaintiffs, including Organizational Plaintiffs' members with 13 California CCW licenses, have a reasonable fear of prosecution under SB2 if they do 14 so.

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PRAYER FOR RELIEF

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Wherefore, Plaintiffs respectfully request:

17 1. That this Court issue a declaratory judgment that the specified provisions 18 of SB2 are unconstitutional under the Second Amendment insofar as these provisions 19 prohibit a CCW license holder from carrying a firearm at the specified locations 20 challenged above;

21 2. That this Court issue preliminary and permanent injunctions enjoining 22 enforcement of the specified provisions of SB2 against CCW license holders; and

23 3. That this Court award costs of suit, including reasonable attorneys' fees 24 under 42 U.S.C. § 1988 and any other applicable law, and all further relief to which 25 Plaintiffs may be justly entitled.

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1	Dated: Septemb	er 26, 2023	BENBROOK LAW GROUP, PC
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3			By s/ Bradley A. Benbrook BRADLEY A. BENBROOK
4			Attorneys for Plaintiffs
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28 Defendants.
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1 NOW COME Plaintiffs Reno May, Anthony Miranda, Eric Hans, Gary 2 Brennan, Tony Barretto, Isabelle R. Barretto, Barry Bahrami, Pete Stephenson, Jose 3 Flores, Andrew Harms, Dr. Sheldon Hough, DDS, The Second Amendment 4 Foundation, Gun Owners of America, Gun Owners Foundation, Gun Owners of 5 California, Inc., the Liberal Gun Owners Association, and the California Rifle & 6 Pistol Association, Incorporated (collectively "Plaintiffs"), and through their 7 respective counsel, bring this action against Defendant Attorney General Robert 8 Bonta, in his official capacity, and make the following allegations.

INTRODUCTION

10 1. In New York State Rifle & Pistol Ass'n v. Bruen, 597 U.S. ____, 142 S. 11 Ct. 2111 (2022), the Supreme Court provided its third statement in recent memory 12 affirming that the Second Amendment is not a second-class right and reiterating 13 that firearm regulations must comport with the original meaning of the 14 amendment's text as understood in the Founding era. In doing so, Bruen put an end 15 to discretionary firearm licensing regimes and vindicated the natural right to be 16 armed in public for lawful purposes including self-defense. To be sure, the Court 17 restated its dicta from *District of Columbia v. Heller*, 554 U.S. 570 (2008), 18 enumerating a discrete category of so-called "sensitive places" where firearms 19 presumptively may be prohibited survived, but only as a limited exception to the 20 general rule that the Second Amendment secures a broad right to be armed in all but 21 a very few public places. Finally, anticipating sophistry from jurisdictions hostile to 22 the Second Amendment, the Court explained that "there is no historical basis for 23 New York to effectively declare the island of Manhattan a 'sensitive place' simply 24 because it is crowded and protected generally by the New York City Police 25 Department." Bruen, 142 S. Ct. at 2118-19.

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2. Unsurprisingly, however, the California legislature and governor have 27 treated the central holding in *Bruen* as, at best, policy preferences rather than 28 constitutional requirements. To that end, California has enacted policies that

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1 eviscerate the very right to be armed in public that the plain language of the Second 2 Amendment secures and that our forebears uniformly understood to preexist any 3 constitutional text. California's newly passed Senate Bill 2 (hereafter "SB 2") turns 4 the Bruen decision on its head, making nearly every public place in California a 5 "sensitive place" (in name only), and forbidding firearm carry even after someone 6 has undertaken the lengthy and expensive process to be issued a concealed handgun 7 license ("CCW permit") under state law.¹

California's atextual, ahistorical, novel "sensitive places" include 8 3. 9 every park and playground, every hospital, all public transportation, any place that 10 sells alcohol (which, in California, includes most gas stations and convenience and 11 grocery stores), all land under the control of the Department of Parks and 12 Recreation or the Department of Fish and Wildlife (with exceptions for hunting), 13 libraries, churches, banks, and many more. California's SB 2 even transforms 14 private businesses into "gun-free zones" by default, imposing an unprecedented 15 affirmative duty on private business owners to post signage to authorize people 16 exercising an enumerated constitutional right to enter the property.

- 17 4. In stark contrast to SB 2, *Bruen* recognized a general right to be armed 18 in public places, subject only to limited, historically valid exceptions. In defiance of 19 that holding, California has made the right a rare exception in most public places. 20 Californians who desire to exercise their enumerated right to carry are essentially
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¹Obtaining a CCW permit in California is already a time-consuming process involving a lengthy application, police interview, background check with fingerprints, training course and shooting proficiency exam, psychological exam at the issuing authority's discretion, and sometimes more than \$1,000 in fees. Jake Fogelman, *California City to Charge More Than \$1,000 for Gun Carry Permits*, The Reload (Mar. 1, 2023, 3:29 PM), <<u>https://thereload.com/california-city-charges-more-than-1000-for-gun-carry-permits/</u>> (as of August 14, 2023). Indeed, while not the subject of this lawsuit, SB 2 also makes the process to get a CCW permit even more difficult than it already is, and those portions of the law will also likely face legal challenges of their own. This case focuses on the pretextual 22 23 24 25 26 likely face legal challenges of their own. This case focuses on the pretextual "sensitive places" doctrine of SB 2. Only law-abiding and responsible citizens would willingly subject themselves to California's onerous CCW permit process just to exercise a natural right. SB 2 abuses these citizens' good faith. Criminals 27 28 will continue to carry illegally. 3

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limited to some streets and sidewalks (so long as those public places are not
 adjacent to certain other "sensitive" places), plus a few businesses willing to post a
 "guns allowed" sign at the risk of potentially losing other customers by doing so.

5. And, although not relevant to its constitutional infirmity, it is worth noting that SB 2 does nothing to impede criminals who, of course, will not bother to qualify for and obtain CCW permits and who certainly will not follow the law on "sensitive places" when committing other crimes.

8 6. SB 2 creates a patchwork quilt of locations where Second Amendment
9 rights may and may not be exercised, thus making exercise of the right so
10 impractical and legally risky in practice that ordinary citizens will be deterred from
11 even attempting to exercise their rights in the first place.

12 7. In short, if California must issue ordinary citizens CCW permits after
13 *Bruen*, California has decided that it simply will render these permits effectively
14 useless.

8. Just as this complaint was being finalized, news broke that New
 Mexico Governor Michelle Lujan Grisham had issued an emergency order
 suspending all carry in Albuquerque and Bernalillo County for thirty days, even
 with a valid CCW permit. The reaction was immediate, with numerous lawsuits
 filed, and even some famous gun control advocates acknowledging the Order is
 unconstitutional.² The New Mexico Attorney General has refused to defend the

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² Adam Sabes, *New Mexico Republican legislators call for Dem Gov. Grisham's impeachment after gun order: 'She's rogue'*, Fox News (Sep. 9, 2023), < <u>https://www.foxnews.com/politics/new-mexico-republican-legislators-call-dem-gov-grishams-impeachment-gun-order-rogue</u>> (as of September 10, 2023) ("Rep. Ted Lieu, D-Calif., weighed in on Grisham's executive order, saying it's unconstitutional. 'I support gun safety laws. However, this order from the Governor of New Mexico violates the U.S. Constitution. No state in the union can suspend the federal Constitution. There is no such thing as a state public health emergency exception to the U.S. Constitution,' Lieu said on X, formerly known as Twitter. David Hogg, who advocates for stricter gun laws, said on X 'I support gun safety but there is no such thing as a state public health emergency exception to the U.S. Constitution.''').

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Order in court.³ That same consensus is applicable here. SB 2 accomplishes almost
 the same thing as Governor Grisham's blatantly unconstitutional Order, except on a
 permanent, statewide basis. By declaring every relevant place off-limits for carry,
 the only difference between SB 2 and the Bernalillo County Order is that under SB
 those with CCW permits may still carry on some streets and sidewalks, as well as
 a few private businesses that post signs allowing legal carry.

9. Each of the Plaintiffs named in this Complaint, as well as the members
and supporters of the associational Plaintiffs, will have their Second Amendment
rights to keep *and bear* arms infringed if the challenged provisions of SB 2 are not
enjoined.

PARTIES

Plaintiffs

13 10. The individual Plaintiffs are law-abiding residents of California who
14 (save one) have CCW permits issued under California Penal Code Section 26150.

15 11. The associational Plaintiffs are non-profit civil rights organizations 16 representing their members who have CCW permits and who are harmed by SB 2. 17 The associational Plaintiffs have standing independently of the individual Plaintiffs 18 because their members have standing to sue in their own right (and indeed, several 19 individual Plaintiffs are also members of the associational Plaintiffs), the right to 20 carry is germane to their mission to protect Second Amendment rights, and the 21 constitutional questions presented here do not strictly require the participation of 22 only individual members. Int'l Longshore & Warehouse Union v. Nelson, 599 F.

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³Nicole Maxwell, AG says he won't defend Lujan Grisham administration in gun order lawsuits, NM Political Report (Sep. 12, 2023), <<u>https://nmpolitical</u> report.com/2023/09/12/ag-says-he-wont-defend-lujan-grisham-administration-ingun-order-lawsuits/> (as of September 12, 2023) ("Though I recognize my statutory obligation as New Mexico's chief legal officer to defend state officials when they are sued in their official capacity, my duty to uphold and defend the constitutional rights of every citizen takes precedence," Torrez's letter stated. "Simply put, I do not believe that the Emergency Order will have any meaningful impact on public safety but, more importantly, I do not believe it passes constitutional muster.").

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App'x 701, 702 (9th Cir. 2015).

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2 12. Plaintiffs bring this action to vindicate their Second Amendment rights
3 to publicly bear arms for self-defense.

4 13. All individual Plaintiffs are natural persons and citizens of the United
5 States.

6 14. All individual Plaintiffs are eligible to possess firearms under state and
7 federal law and currently own at least one firearm. All individual Plaintiffs also
8 have valid CCW permits (save for Plaintiff Flores, who has a CCW application
9 pending, and who joins this lawsuit with a First Amendment claim as a business
10 owner). Each desire to carry a firearm in public just as they did prior to SB 2,
11 especially considering the rising crime plaguing California.⁴

12 15. Plaintiff Reno May is a resident of Sonoma County, California and a
13 law-abiding citizen of the United States. Mr. May has a CCW permit issued
14 pursuant to California Penal Code Section 26150 by the Sonoma County Sheriff's
15 Department. Prior to SB 2, Mr. May carried a handgun daily, except when he
16 visited one of the very few places where that carry was prohibited, such as schools
17 or courthouses. SB 2 harms Mr. May in many ways, including but not limited to:

a) Mr. May is a regular customer at a gun store called Sportsman's Arms, and he normally carries when he visits that business establishment.
Sportsman's Arms, however, shares a parking lot with several other businesses, including an establishment that serves alcohol. Because SB 2 forbids carrying arms even in the parking lots of establishments that serve liquor, Mr. May cannot carry his sidearm while patronizing Sportsman's Arms.

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⁴ Will Shuck, *Amid pandemic, California murder rate shows shocking rise*, Capitol Weekly (Dec. 8, 2021), <<u>https://capitolweekly.net/amid-pandemic-</u> california-murder-rate-shows-shocking-rise/> (as of June 7, 2023) ("Preliminary numbers from California's biggest cities suggest that 2020's stunning 30-percent increase in the statewide murder rate – the largest since 1960 – has continued to rise this year....").

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1	b) Furthermore, while Sportsman's Arms may choose to put up a sign
2	allowing its customers to carry arms in the establishment, most businesses
3	are unlikely to do so, and Mr. May will be barred by the State from
4	carrying while he engages in commerce if he also chooses to exercise his
5	right of self-defense in public.
6	c) Under SB 2, Mr. May cannot carry arms when he fills up his car with gas,
7	because every gas station that he patronizes also sells lottery tickets. ⁵ If a
8	business sells any out-of-state lottery tickets (i.e., not the California State
9	Lottery), arms bearing is forbidden within that business and its parking
10	lot.
11	d) Mr. May also cannot exercise his right to public carry in the Santa Rosa
12	Plaza, because the mall hosts an "athletic facility" which is considered a
13	"sensitive place" under SB 2. He thus cannot carry arms in the mall, in its
14	parking lot, or on any of the adjacent sidewalks.
15	e) Mr. May frequently visits the city of San Francisco and the greater Bay
16	Area. When he does, he exercises his right to carrying while using the
17	Bay Area Rapid Transit system ("BART"). But for SB 2 and its
18	prohibition against carrying on public transportation, Mr. May would
19	continue carrying a firearm for personal protection while using BART, as
20	he would on all the other public transportation he currently uses.
21	f) While conducting his due diligence research to comply with the post-
22	Bruen changes to California law, ⁶ Mr. May discovered that there is not a
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24	⁵ It is important to note that while SB 2 allows private businesses to post
25	signs affirmatively allowing carry, such signs do not matter if the business serves alcohol or sells lottery tickets (besides the California lottery). Those are separate
26	prohibitions under SB 2. ⁶ Prior to this lawsuit, Mr. May released a video on YouTube in which he
27	described some of the places where he could no longer carry, despite having his CCW permit. https://youtu.be/ZFW5zU1oEEI (as of June 8, 2023). While the
28	video was about SB 918, it applies just as much to SB 2, as the list of "sensitive places" is identical.
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1	single location he regularly visits, besides some sidewalks, where he
2	could actually carry a firearm under SB 2. From his bank to his favorite
3	restaurants, to his gym, everything is now off-limits. His right to carry a
4	firearm for personal protection will be effectively eliminated once SB 2
5	takes effect, in spite of his record of safe and responsible carry and his
6	valid CCW permit.
7	16. Plaintiff Anthony Miranda is a resident of Kings County, California
8	and a law-abiding citizen of the United States. Mr. Miranda has a CCW permit
9	issued pursuant to California Penal Code Section 26150 by the Kings County
10	Sheriff's Department. The infringements on Mr. Miranda's Second Amendment
11	rights caused by SB 2 include but are not limited to:
12	a) Prior to SB 2, Mr. Miranda carried daily, except when he intended to
13	visit one of the very few places where carry was prohibited, such as
14	schools or courthouses. SB 2 changes that status quo and now Mr.
15	Miranda practically cannot carry arms in public once the law takes
16	effect.
17	b) For example, most of the restaurants Mr. Miranda frequents serve
18	alcohol, so he is barred by SB 2 from carrying within those
19	establishments even if he is not consuming alcohol. He patronizes
20	Chili's, Applebee's, Buffalo Wild Wings, and other chains of that
21	nature. He also likes to visit local establishments that serve alcohol
22	such as Figaro's and El Tarasco, both in Hanford, and Sal's in Selma.
23	c) Mr. Miranda does a lot of his shopping in the Hanford Mall. Mr.
24	Miranda will no longer be able to carry there because some of the
25	businesses inside of it serve alcohol, so he cannot even park his car on
26	the premises. And even if the mall had no businesses that served
27	alcohol, it shares a parking lot with restaurants that serve alcohol, so
28	carry is prohibited in the mall's parking lot and its adjacent sidewalks.
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1	d) Nor could Mr. Miranda easily stop for gas while publicly carrying
2	arms, given nearly all gas stations in the State sell both California and
3	out-of-state lottery tickets.
4	e) Mr. Miranda will also be barred from carrying a firearm for self-
5	defense in his church unless the church chooses to post a sign
6	affirmatively allowing firearms, even though it doesn't currently
7	prohibit those with valid CCW permits from carrying. Given recent
8	
9	attacks in churches that targeted people of faith, Mr. Miranda fears for
10	his life. He knows that SB 2 would disarm him because he intends to
11	comply with the law, but those restrictions will not stop criminals
12	intent on violence from attacking people of faith.
13	f) Mr. Miranda cannot carry his licensed sidearm while walking in the
14	community where he lives, because his community has a park in the
15	middle of it. Under SB 2, that park and the streets and sidewalks
16	adjacent to it are now off-limits for Mr. Miranda while he is carrying.
17	For example, prior to SB 2, he regularly carried his firearm as he
18	walked to a mailbox across the street from the park to retrieve his mail.
19	SB 2 now makes that act subject to prosecution under the California
20	Penal Code.
20	g) As with Mr. May, these are just a few examples of how SB 2 impacts
21	the right to carry arms in public. Mr. Miranda's right to carry will be
22	infringed by SB 2 once it takes effect, despite his CCW permit.
23 24	17. Plaintiff Eric Hans is a resident of Riverside County, California and a
24 25	law-abiding citizen of the United States. Mr. Hans has a CCW permit issued
	pursuant to California Penal Code Section 26150 by the Riverside County Sheriff's
26 27	Department. He sometimes travels out of state, and therefore also has an out-of-
27	state permit issued by Arizona, which is also valid and recognized in the State of
20	Nevada.
	9 COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

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1	a) Prior to SB 2, Mr. Hans carried daily, except when he visited one of
2	the very few places where carry was prohibited, such as schools or
3	courthouses. SB 2's drastic change in the status quo means that Mr.
4	Hans will no longer be able to carry at nearly all of the places he visits.
5	b) SB 2 causes even more harm to Mr. Hans than most other people
6	because his employment involves constant travel around Southern
7	California. Mr. Hans carries to defend himself during his regular travel
8	to these unfamiliar areas. Often, he must stop at gas stations in places
9	he has never been before. Being unfamiliar with such areas, he
10	typically has no way to know what types of businesses or facilities
11	exist in any given location, much less will he have advance knowledge
12	of which businesses have taken the step to post signage allowing
13	firearms. Thus, he is at risk of inadvertently violating the law by
14	carrying a firearm during his travels.
15	c) As part of his business duties, Mr. Hans carries and must deposit large
16	sums of cash at the bank, and he carries a pistol when he does so for
17	his own safety. His bank does not otherwise prohibit his carrying of a
18	concealed firearm, and yet SB 2 strips away his ability to enter a bank
19	or its parking lot (meaning he cannot even leave his gun secured in his
20	car), despite his CCW permit.
21	d) Mr. Hans lives directly across the street from a city park, so now if he
22	happens to need to park his car on the street, he risks being in violation
23	of SB 2. While the new law includes an exception for people who must
24	walk through a park to access their residence, it is not clear if that
25	exception applies to the sidewalks and street adjacent to the park. Even
26	if Mr. Hans is covered by that exception, he frequently goes for walks
27	in that same park while carrying, and but for SB 2, would continue to
28	do so.
	10 COMPLAINT FOR DECLARATORY AND INHUNCTIVE DELIFE
	COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

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1	e) Furthermore, Mr. Hans carries in all of the shopping malls, grocery
2	stores, and restaurants he visits across the state. He also carries at
3	church every Sunday. These places will now be off-limits to him
4	unless these destinations affirmatively post a sign announcing that
5	CCW permit holders are allowed to carry on the property. Of course,
6	those properties also must not otherwise fall under any other SB 2
7	restrictions.
8	f) As with the other individual Plaintiffs listed above, this is merely a
9	sample of the ways Mr. Hans's right to publicly carry arms is harmed,
10	in spite of his compliance with California's existing (pre-SB 2) laws
11	on public carry and its CCW permit process.
12	18. Plaintiff Gary Brennan is a resident of San Diego County, California
13	and a law-abiding citizen of the United States. Mr. Brennan has a CCW permit
14	issued pursuant to California Penal Code Section 26150 by the San Diego County
15	Sheriff's Department. SB 2's harm to Mr. Brennan's right to public carry of arms
16	includes but is not limited to:
17	a) Mr. Brennan carried a firearm daily, except when he intended to visit
18	one of the very few places where carry was prohibited, such as schools
19	or courthouses. Due to the changes made by SB 2 to the status quo,
20	Mr. Brennan will effectively no longer be able to carry at nearly all of
21	the places he frequents once the law takes effect.
22	b) Mr. Brennan is the President of the San Diego County Wildlife
23	Federation. As part of his duties, he regularly visits and hikes through
24	public lands. He frequently carries a firearm while performing his
25	duties. While SB 2 exempts certain areas that allow hunting, Mr.
26	Brennan regularly travels through areas that do not allow hunting. He
27	is harmed by SB 2 in both his role as President of the Federation and
28	his own recreational hobbies. 11
	COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

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1	c) Mr. Brennan is also a certified CCW firearms instructor/trainer for the
2	San Diego County Sheriff's Department, and frequently instructs
3	students how to safely carry a firearm. SB 2's complexity alone affects
4	his ability to provide certainty and clear guidance to his students, given
5	all of the places where public carry of a firearm is jeopardized by SB
6	2's arbitrary and capricious maze of rules.
7	d) Mr. Brennan also cannot carry at church, at his bank, or at private
8	businesses, unless those establishments post the State's required
9	signage. This is particularly troubling to Mr. Brennan, given that he
10	frequents many nice restaurants throughout San Diego County and
11	California generally, and all of them serve alcohol. This is so even if
12	Mr. Brennan is not consuming alcohol.
13	e) Mr. Brennan's position as the President of the San Diego County
14	Wildlife Federation frequently requires him to carry large sums of cash
15	to the bank, and he can no longer do so while carrying for self-
16	protection, due to SB 2.
17	f) As with the other named Plaintiffs, these are just a few examples of the
18	many ways Mr. Brennan's right to carry will be harmed by SB 2, in
19	spite of his compliance with the CCW permit process.
20	19. Plaintiffs Oscar A. Barretto, Jr. and Isabelle R. Barretto are a married
21	couple who reside in Ventura County, California. They are both law-abiding
22	citizens of the United States. The Barrettos each have CCW permits issued pursuant
23	to California Penal Code Section 26150 by the Ventura County Sheriff's
24	Department.
25	a) Prior to SB 2 becoming law, each of them carried daily, except when
26	they intended to go to one of the very few places where carry was
27	prohibited, such as schools or courthouses. Due to the status quo
28	10
	12 COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF
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1	changes made by SB 2, the Barrettos are practically unable to carry
2	arms publicly at nearly all of the places they frequent.
3	b) The need to be able to effectively defend one's self is especially acute
4	for the Barrettos due to Mr. Barretto's former career as a retired
5	California Bail Fugitive Recovery Agent. His work brought him in
6	contact with many unsavory individuals, some of whom likely still
7	harbor ill will towards him. Indeed, his career is one of the major
8	reasons the Barrettos decided to obtain CCW permits in the first place.
9	Now that SB 2 has rendered those permits largely useless, their lives
10	are in danger as a result of being unable to bear arms for self-defense.
11	c) The Barrettos also attend church regularly and teach Sunday school at
12	a church that is located on the Camarillo airport grounds. Prior to SB
13	2, they carried to church in case of a violent attack against people of
14	faith like them. Now, they can no longer do so. Even if their church
15	was willing to post signs allowing them to carry, the church's parking
16	lot is located on government-run airport grounds, and is thus a gun-
17	free zone under SB 2.
18	d) Mr. Barretto also needs to regularly attend doctor's appointments for
19	treatment of his diabetes and for physical therapy. SB 2 now prohibits
20	Mr. Barretto from carrying his means of self-defense during, to, and
21	from all of these medical appointments.
22	e) Most of the restaurants the Barrettos frequent, as well as parks and
23	other places of recreation, are now off-limits if they want to exercise
24	their right to carry arms.
25	f) The Barrettos do not consume alcohol, and yet SB 2 restricts them
26	from some of their favorite restaurants even though there is no risk of
27	them becoming intoxicated.
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	COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF
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1	g) As with the other named individual Plaintiffs, these are just a few
2	examples of how the Barrettos will effectively lose their rights to carry
3	once SB 2 takes effect, despite their CCW permits.
4	20. Plaintiff Barry Bahrami is a resident of San Diego County, California
5	and a law-abiding citizen of the United States. Mr. Bahrami has a CCW permit
6	issued pursuant to California Penal Code Section 26150 by the San Diego County
7	Sheriff's Department.
8	a) Prior to SB 2's enactment, Mr. Bahrami carried a firearm daily, except
9	when he visited one of the very few places where such carry was
10	prohibited, like schools or courthouses. Due to the changes made by
11	SB 2, Mr. Bahrami will no longer be able to carry at nearly all the
12	places he frequents once the law takes effect.
13	b) Mr. Bahrami has two children aged 10 and 9, respectively. He is a very
14	involved father and takes his children on trips throughout the state. His
15	son is a big fan of trains, including freight trains, and so they visit
16	railroads and public transit stations. Mr. Bahrami rides the train with
17	his children too and carries his firearm as allowed by law, including on
18	weekend trips between Oceanside and San Clemente to get ice cream
19	by the pier. Both children love to play in parks and visit the library, so
20	Mr. Bahrami takes them to these places frequently. SB 2 will end all
21	these sorts of trips if Mr. Bahrami insists on exercising his right to be
22	armed in public to protect his children. Thus, one of his primary
23	objectives in obtaining a CCW permit is undone by SB 2.
24	c) As with the other individual Plaintiffs, these are just a few examples of
25	SB 2's impact on law-abiding citizens. Mr. Bahrami's right to carry
26	will be effectively eliminated once SB 2 takes effect.
27	21. Plaintiff Pete Stephenson is a resident of Alameda County, California
28	and a law-abiding citizen of the United States. Mr. Stephenson is a veteran who was 14
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honorably discharged in the mid-2000s. Mr. Stephenson has a CCW permit issued
 pursuant to California Penal Code Section 26150 by the Alameda County Sheriff's
 Department. The ways in which SB 2 harms Mr. Stephenson include but are not
 limited to:

5	a) Prior to SB 2 becoming law, Mr. Stephenson carried daily, except
6	when he visited one of the very few places where carry was prohibited,
7	such as schools or courthouses. Due to the changes made by SB 2, Mr.
8	Stephenson will effectively no longer be able to carry at nearly all the
9	other places he frequents once the law takes effect.

10 b) One example of the way SB 2 harms Mr. Stephenson is that he 11 frequently takes his family to visit public attractions in San Francisco, 12 including Fisherman's Wharf, the city's museums, and parks. While 13 there, he will often visit banks (e.g., to withdraw cash from an ATM), 14 dine in restaurants, go shopping, and otherwise enter typical privately 15 owned businesses that are open to the public like shops, galleries, and 16 so forth. On these regular trips to San Francisco, the easiest way to 17 travel is by BART (Bay Area Rapid Transit), from the 18 Dublin/Pleasanton station near Mr. Stephenson's residence in 19 Livermore, to stations in San Francisco and back. SB 2 will make this 20 impossible if he wants to exercise his right to carry arms in public 21 because SB 2 bans carry on public transportation.

> c) As with the other individual Plaintiffs, these are just a few examples, and many more could be listed at length. Mr. Stephenson's right to carry will be effectively eliminated once SB 2 takes effect, despite his CCW permit.

26 22. Plaintiff Andrew Harms is a resident of Los Angeles County,
27 California and a law-abiding citizen of the United States. Mr. Harms has a CCW

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1	permit issued pursuant to California Penal Code Section 26155 by the Glendale
2	Police Department.
3	a) Prior to SB 2 becoming law, Mr. Harms carried daily, except when he
4	intended to visit one of the very few places where carry was
5	prohibited, such as schools or courthouses. Due to the changes made
6	by SB 2, Mr. Harms will effectively no longer be able to carry at
7	nearly all of the other places he frequently visits.
8	b) In particular, Mr. Harms takes his children to various places such as
9	restaurants for a meal, parks and playgrounds so they can play, and
10	libraries so they can check out books. All of those will be off-limits
11	once SB 2 takes effect.
12	c) As with the other individual Plaintiffs, these are just a few examples,
13	and many more could be listed at length. Mr. Harms's right to carry
14	will be effectively eliminated once SB 2 takes effect, despite his CCW
15	permit.
16	23. Plaintiff Jose Flores is a resident of Fresno County, California and a
17	law-abiding citizen of the United States. He has never been found by any law
18	enforcement agency, any court, or any other government agency to be irresponsible,
19	unsafe, or negligent with firearms in any manner, and he is not prohibited from
20	owning firearms.
21	a) Unlike the other individual Plaintiffs, Mr. Flores has not yet been
22	issued a CCW permit, but he is currently in the process of obtaining
23	one from the Fresno County Sheriff's Department.
24	b) Mr. Flores is a first-generation Mexican American, a small business
25	owner, and an advocate for Second Amendment rights. He comes from
26	a family of entrepreneurs who own multiple businesses in Fresno.
27	During his high school years, Mr. Flores witnessed a brutal murder
28	outside his family's restraint where a man was mercilessly stabbed 16
	COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

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1	multiple times. It was a transformative experience that reinforced his
2	unwavering belief in the importance of the right to self-defense and the
3	Second Amendment – especially the right to be armed in public places.
4	Since he became eligible to purchase firearms, he has been an avid gun
5	owner with a genuine interest in protecting and preserving the
6	constitutional right to keep and bear arms.
7	c) While SB 2 will limit Mr. Flores from carrying nearly everywhere
8	once he gets his CCW permit, the law will affect him in an additional
9	and unique way. Mr. Flores is also the owner and operator of Flores
10	Flooring Solutions, a small business in Fresno which includes a
11	showroom open to the public. Plenty of people in Fresno have CCW
12	permits, and Mr. Flores would welcome such individuals carrying in
13	his showroom.
14	d) However, as a business owner, Mr. Flores understands the implications
15	of having signage that concealed carry and possession of firearms on
16	his premises is permitted. SB 2 forces him to publicly take a position
17	on a controversial issue that may needlessly alienate customers who
18	oppose gun rights or who do not understand the law. Moreover,
19	burglary and theft are a frequent concern for any business in
20	California, and Mr. Flores fears putting up a "guns allowed" sign may
21	make his business an even more desirable target for thieves, because
22	they may believe he stores firearms on the premises.
23	e) Furthermore, Mr. Flores does not want to be a part of legitimizing
24	California's unconstitutional, anti-Second Amendment scheme by
25	agreeing to put up such a sign. SB 2's compelled speech requirements
26	violate Mr. Flores's First Amendment rights, as well as his Second
27	Amendment rights once he obtains his CCW permit.
28	17
	17 COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

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1	24. Plaintiff Sheldon Hough, DDS, is a resident of San Bernardino
2	County, California and a law-abiding citizen of the United States. Dr. Hough has a
3	CCW permit issued pursuant to California Penal Code Section 26150 by the San
4	Bernardino County Sheriff's Department.
5	a) Prior to SB 2's addition to the statute books, Dr. Hough carried arms in
6	public daily, except when he intended to visit any of the few places
7	where carry was prohibited, such as schools or courthouses. Due to the
8	changes made by SB 2, Dr. Hough will effectively no longer be able to
9	carry at nearly all of the places he frequents.
10	b) Dr. Hough and his wife, who have been married since 1970, have both
11	made a commitment never to drink alcoholic beverages. There is
12	therefore no risk of him becoming intoxicated while he carries arms in
13	public. Yet under SB 2, if he wants to go out to dinner with his wife,
14	Dr. Hough cannot do so while carrying, because nearly all the
15	restaurants he patronizes also serve alcohol.
16	c) While Dr. Hough shares many of the issues that all Plaintiffs have in
17	common, the Doctor, like Plaintiff Flores, has an additional and unique
18	concern: the status of his own dental office. Dr. Hough has always
19	welcomed people carrying arms into his dental office and he assumes
20	that many of his customers have CCW permits. He wants his business
21	to continue to be open to all peaceable patrons, including those like
22	him with CCW permits, but he does not want to be compelled to put
23	up a sign saying so. Such a sign may alienate other customers and hurt
24	his business, and he should not be compelled to engage in speech to
25	publicly declare a position on a controversial issue in California. This
26	compelled speech would be a violation of his rights under the First
27	Amendment.
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1 d) Furthermore, even if Dr. Hough wanted to put up such a sign, SB 2 2 contains a separate prohibition for carrying arms in medical facilities 3 like his dental office (a prohibition which also stops him from carrying 4 in his own office). SB 2 makes Dr. Hough's office off-limits for the 5 public carry of arms for him and his patients. 6 25. Plaintiff Second Amendment Foundation, Inc. ("SAF") is a non-profit 7 membership organization. It is incorporated under the laws of the state of 8 Washington and was founded in 1974. SAF has over 720,000 members and 9 supporters nationwide, including thousands of members in California. SAF is 10 dedicated to promoting a better understanding about our constitutional heritage to 11 privately own, possess, and carry firearms through educational and legal action 12 programs designed to better inform the public about gun control issues. SAF has 13 been a pioneer and innovator in defense of the right to keep and bear arms, through 14 its publications and public education programs like the Gun Rights Policy 15 Conference. SAF also expends significant sums of money sponsoring public 16 interest litigation to defend its own interests to disseminate information to like-17 minded individuals. SAF members with CCW permits are harmed by SB 2 because 18 it effectively makes their efforts and the permits themselves futile by making nearly 19 every public place a "sensitive place" where firearms are forbidden. 20 26. Plaintiff Gun Owners of America ("GOA") is a California non-stock 21 corporation and a not-for-profit membership organization with its principal place of 22 business in Springfield, Virginia and is organized and operated as a non-profit 23 membership organization that is exempt from federal income taxes under Section 24 501(c)(4) of the U.S. Internal Revenue Code. GOA was formed in 1976 to preserve 25 and defend the Second Amendment rights of gun owners. It has more than 2 million 26 members and supporters across the country, including residents within this judicial 27 district and throughout the State of California. GOA members and supporters with 28 CCW permits are harmed by SB 2 because it effectively makes their permits COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

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pointless by making nearly everywhere they go in their daily lives a place where
 carry is forbidden.

3 27. Plaintiff Gun Owners Foundation ("GOF") is a Virginia non-stock 4 corporation and a not-for-profit legal defense and educational foundation with its 5 principal place of business in Springfield, Virginia and is organized and operated as 6 a non-profit legal defense and educational foundation that is exempt from federal 7 income taxes under Section 501(c)(3) of the U.S. Internal Revenue Code. GOF was 8 formed in 1983 and is supported by gun owners across the country, within this 9 judicial district, and throughout the State of California who, like the individual 10 Plaintiffs, will be irreparably harmed by the implementation and enforcement of SB 11 2. GOF's supporters with CCW permits are harmed by SB 2 because it effectively 12 makes their permits pointless by making nearly everywhere they go in their daily 13 lives a place where carry is forbidden.

Plaintiff Gun Owners of California, Inc. ("GOC") is a non-profit
organization incorporated under the laws of the state of California with
headquarters in El Dorado Hills, California. GOC is dedicated to the restoration of
the Second Amendment in California. GOC members with CCW permits are
harmed by SB 2 because it effectively makes their permits pointless by making
nearly everywhere they go in their daily lives a place where carry is forbidden.

20 29. Plaintiff Liberal Gun Owners Association of California ("LGC" and 21 also known as the "Liberal Gun Club of California") carries a rich tradition in the 22 state. As a nonprofit mutual benefit organization registered in California, LGC 23 promotes training and education, diversity, inclusion, and ownership of modern 24 firearms for self-defense. LGC believes that the new, modern shooter is 25 intentionally gender-neutral, and they represent an important part of the firearm 26 owner community. Their members help to represent the minority voices of gun 27 owners across the state. The mission of the LGC is to provide a pro-Second 28 Amendment voice for left-of-center gun owners in the national conversation on 20

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firearms. To achieve its mission, LGC encourages new participation in shooting
 sports and provides firearm safety and shooting instruction programs as well as
 providing a forum for civil discourse on Second Amendment issues. LGC's
 members and supporters with CCW permits are harmed by SB 2 because it
 effectively makes their permits pointless by making nearly everywhere they go in
 their daily lives a place where carry is forbidden.

7 30. Plaintiff California Rifle & Pistol Association ("CRPA") is a non-8 profit membership and donor-supported organization qualified as tax-exempt under 9 26 U.S.C. Section 501(c)(4) with its headquarters in Fullerton, California. Founded 10 in 1875, CRPA seeks to defend the civil rights of all law-abiding individuals, 11 including the enumerated right to bear firearms for lawful purposes like self-12 defense. CRPA regularly participates as a party or amicus in litigation challenging 13 unlawful restrictions on the right to keep and bear arms. It also provides guidance to 14 California gun owners regarding their legal rights and responsibilities. CRPA 15 members include law enforcement officers, prosecutors, professionals, firearm 16 experts, and the general public. CRPA members with CCW permits are harmed by 17 SB 2 because it effectively makes their permits pointless by making nearly 18 everywhere they go in their daily lives a place where carry is forbidden.

19 31. The individual Plaintiffs, and members and supporters of the
20 associational Plaintiffs, wish to continue to exercise their constitutional rights to
21 carry a firearm in public for self-defense, but they cannot continue to do so without
22 risking criminal charges, because SB 2 makes most places off-limits for carry even
23 for those with valid CCW permits.

32. The individual Plaintiffs intend to continue to carry their firearms in all
places they did before SB 2 was enacted and only refrain from doing so in order to
not be charged with a crime. In other words, but for Defendants' enforcement of
statutes and policies that prohibit the individual Plaintiffs and members and
supporters of the associational Plaintiffs from lawfully carrying a firearm in public,

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they would continue carrying a firearm in public for self-defense.

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Defendants

3 33. Defendant Robert Bonta is the Attorney General of California. He is 4 the chief law enforcement officer of California. Defendant Bonta is charged by 5 Article V, Section 13 of the California Constitution with the duty to see that the 6 laws of California are uniformly and adequately enforced. Defendant Bonta also 7 has direct supervision over every district attorney and sheriff in all matters 8 pertaining to the duties of those respective officers. Defendant Bonta's duties also 9 include informing the public, local prosecutors, and law enforcement regarding the 10 meaning of the laws of California, including enforcing the law in places where 11 concealed carry is forbidden as defined by SB 2. He is sued in his official capacity.

34. The true names or capacities – whether individual, corporate,
associate, or otherwise – of the Defendants named herein as Does 1 through 10 are
presently unknown to Plaintiffs and are therefore sued by these fictitious names.
Plaintiffs pray for leave to amend this Complaint to show the true names or
capacities of these Defendants if and when they have been determined.

17

JURISDICTION AND VENUE

18 35. This Court has original jurisdiction over this civil action under 28
19 U.S.C. Section 1331 because the claims arise under the Constitution and laws of the
20 United States, thus raising federal questions.

36. This Court also has jurisdiction under 28 U.S.C. Section 1343(a)(3)
and 42 U.S.C. Section 1983 because this action seeks to redress the deprivation,
under color of the laws, statutes, ordinances, regulations, customs, and usages of
the State of California, political subdivisions, and state actors thereof, of the rights,
privileges, and/or immunities secured to all persons and citizens by the United
States Constitution and by Acts of Congress.

27 37. Plaintiffs' claims for declaratory and injunctive relief are authorized by
28 U.S.C. Sections 2201-02, and their claim for attorneys' fees is authorized by 42

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U.S.C. Section 1988.

2 38. Venue in this judicial district is proper under 28 U.S.C. Section 3 1391(b)(2) because a substantial part of the events or omissions giving rise to the 4 claims occurred in the Central District, Southern Division. All of the associational 5 Plaintiffs have members who live within Orange County, and Plaintiff CRPA is 6 located in Fullerton. Moreover, a related case that shares Plaintiffs with this case 7 (both Reno May and CRPA) is proceeding in the Southern Division, with the 8 Attorney General also listed as the Defendant. See Lance Boland, et al. v. Robert 9 Bonta, Case No. 8:22-cv-01421-CJC(ADSx).

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THE RIGHT TO KEEP AND BEAR ARMS

39. The Second Amendment to the United States Constitution provides:
"A well regulated Militia, being necessary to the security of a free State, the right of
the people to keep and bear Arms, shall not be infringed." U.S. CONST. amend. II.

40. The Supreme Court has recognized that the Second Amendment right
to keep and bear arms is an individual right that contemplates, in part, the right of
law-abiding, competent adults to "possess and carry weapons in case of
confrontation." *District of Columbia v. Heller*, 554 U.S. 570, 592 (2008).

18 41. The Supreme Court has also held that the Second Amendment, by way
19 of its incorporation through the Fourteenth Amendment, applies equally to prohibit
20 infringements of that right by state and local governments. *McDonald v. City of*21 *Chicago*, 561 U.S. 742, 750 (2010).

22 42. *Heller* established a "text, history, and tradition" framework for 23 analyzing Second Amendment challenges. N.Y. State Rifle & Pistol Ass'n v. Bruen, 24 142 S. Ct. 2111, 2127-29 (2022) (citing Heller, 554 U.S. at 634). The Heller Court 25 then assessed the historical evidence to determine the prevailing understanding of 26 the Second Amendment at the time of its ratification in 1791. Based on that 27 assessment, the Court concluded that the District of Columbia statute which 28 prohibited possession of the most common type of firearm in the nation (the 23

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1	handgun) lacked a Revolutionary-era analog, did not comport with the historical
2	understanding of the scope of the right, and therefore violated the Second
3	Amendment. Thus, the District of Columbia's handgun ban at issue in that case was
4	declared unconstitutional.
5	43. More recently, the Supreme Court confirmed and clarified <i>Heller</i> 's
6	historical approach to analyzing the Second Amendment's scope:
7	We reiterate that the standard for applying the Second Amendment is
8	as follows: When the Second Amendment's plain text covers an individual's conduct, the Constitution presumptively protects that
9	conduct. The government must then justify its regulation by demonstrating that it is consistent with the Nation's historical tradition of firearm regulation. Only then may a court conclude that the individual's conduct falls outside the Second Amendment's
10	individual's conduct falls outside the Second Amendment's
11	"unqualified command."
12	<i>Bruen</i> , 142 S. Ct. at 2129-30.
13	44. In correcting the misapplication of <i>Heller</i> by the lower courts between
14	2010 and 2022, the Bruen Court confirmed "that the Second and Fourteenth
15	Amendments protect an individual's right to carry a handgun for self-defense
16	outside the home." Id. at 2122.
17	45. The <i>Bruen</i> Court retained some dicta from the <i>Heller</i> decision and
18	noted that the carrying of arms may be restricted in certain presumptively "sensitive
19	places." But the Court has also noted that "the historical record yields relatively few
20	18th- and 19th-century 'sensitive places' where weapons were altogether
21	prohibited." Id. at 2133.
22	46. The <i>Bruen</i> Court issued its own caution about sensitive places,
23	warning state actors that "expanding the category of 'sensitive places' simply to all
24	places of public congregation that are not isolated from law enforcement defines the
25	category of 'sensitive places' far too broadly [as it] would in effect exempt cities
26	from the Second Amendment and would eviscerate the general right to publicly
27	carry arms for self-defense." Id. at 2134.
28	47. The Supreme Court unequivocally confirmed "that the Second and 24

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Fourteenth Amendments protect an individual's right to carry a handgun for self defense outside the home." *Id.* at 2122. That right extends to any public area that is
 not a "sensitive place." *Heller*, 554 U.S. at 592, 626-27. Attorney General Bonta
 has already conceded that this holding means California can no longer require
 subjective "good cause" to obtain a permit.⁷

48. The Supreme Court's current universe of "sensitive places" where the
right can be restricted include "legislative assemblies, polling places, and
courthouses." *Bruen*, 142 S. Ct at 2133.

9 49. Beyond those specific places, the Court has instructed courts to
10 conduct a historical inquiry to determine whether particular areas were considered
11 (or would have been considered) "sensitive places" during the Founding era. *Id.* at
12 2135-36. While the Court noted that there may be "new and analogous sensitive
13 places" to those historically considered as such, it also noted that the term could not
14 be so broad as to "include all 'places where people typically congregate." *Id.* at
15 2133.

16 50. The Second and Fourteenth Amendments thus guarantee to all lawabiding, competent adults the right to carry firearms and ammunition for selfdefense in all public areas that have *not* historically been considered "sensitive
places" or their modern analogues based on relevant history.

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[CCW Permit Holders Are Effective First Responders]

51. On July 17, 2022, a gunman opened fire at Greenwood Park Mall in
Greenwood, Indiana. Tragically, the assailant managed to kill three people.
Fortunately, his rampage was quickly cut short, thanks to the actions of 22-year-old
Elisjsha Dicken. Dicken, who was legally carrying a concealed handgun, fired on

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⁷ Until recently, California law required "good cause" to issue a permit. CAL.
PENAL CODE § 26150(a)(2) (Deering 2022). That requirement fails under *Bruen*, as the Attorney General of California has already confirmed through a legal alert memorandum he sent out directing state and local officials to cease enforcing it. A copy of that legal alert can be found here: <<u>https://crpa.org/news/blogs/ag-bonta-good-cause-requirement-is-unconstitutional</u>> (as of June 7, 2023).

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1	the attacker, killing him, and ending the slaughter. Dicken's actions likely saved the
2	lives of his girlfriend, who was there with him, and countless others as well. ⁸
3	52. On December 29, 2019, two people were killed in a crowded church in
4	Texas when an attacker opened fire. A congregant, Jack Wilson, killed the assailant
5	with his legally carried concealed handgun, stopping the attack in seconds. Other
6	armed congregants were also present and quickly responded as well.9
7	53. On August 4, 2018, 150 children at a back-to-school event in a Florida
8	park were engaging in festivities when a shooter opened fire. Before anyone could
9	be injured or killed, an armed bystander who was legally carrying a handgun
10	stopped the gunman. ¹⁰
11	54. On June 23, 2023, a man wearing a helmet and carrying a rifle walked
12	into the Turnberry Towers condominium complex in Las Vegas and fired shots at
13	the front desk. The violent attack was stopped by an armed employee before the
14	man could hurt anyone. A resident who witnessed the incident told reporters the
15	employee was "a hero who deserves recognition for stepping in." ¹¹
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17	⁸ National Review Editors, A Good Guy with a Gun, National Review (July
18	20, 2022, 6:30 AM), < <u>https://www.nationalreview.com/2022/07/a-good-guy-with-a-gun/</u> > (as of June 7, 2023) ("Just 15 seconds elapsed between the beginning of the
19	shooting at the Greenwood Park Mall and Elisjsha Dicken's intervening. Had Dicken not been there, the three innocent people who were killed would have been
20	joined by many others."). ⁹ Travis Fedschun, <i>Texas church shooting: Gunman kills 2, 'heroic'</i>
21	<i>congregants take down shooter</i> , Fox News (Dec. 29, 2019, 7:47 PM), < <u>https://www.foxnews.com/us/texas-church-shooting-texas-injured-active</u> > (as of
22	June 7, 2023); Fox News Editors, <i>Texas man who stopped church shooting says he</i> <i>'had to take out' gunman because 'evil exists,'</i> Fox News (Dec. 30, 2019, 2:39 PM),
23	< <u>https://www.foxnews.com/us/texas-church-shooting-man-take-out-gunman-west-</u> freeway-church> (as of June 7, 2023).
24	¹⁰ Kyle Swenson, Bullets flew at a Florida 'Peace in the City' event for kids. An armed bystander was ready., Washington Post (Aug. 7, 2018, 5:00 AM),
25	<u>https://www.washingtonpost.com/news/morning-mix/wp/2018/08/07/bullets-flew-at-a-florida-peace-in-the-city-event-for-kids-an-armed-bystander-was-ready/> (as</u>
26	of June 7, 2023). ¹¹ Man hailed 'hero' for stopping shooter at condo complex in Las Vegas,
27	Scripps News Las Vegas (June 25, 2023), < <u>https://scrippsnews.com/stories /man-</u> hailed-hero-for-stopping-shooter-at-condo-complex-in-las-vegas/> (as of June 27,
28	2023). 26
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1 55. Most criminally violent encounters are not as dramatic as mass 2 shooting situations, but they still represent deadly threats. On August 31, 2019, a 3 man in Ohio threatened people in a McDonald's with a knife. A customer inside 4 with a carry permit confronted the man at gunpoint. The man put down his knife 5 and was later arrested by the police without further incident.¹²

6 56. There are countless more examples of legally armed men and women 7 heroically stopping violent attacks and saving lives. Such actions make armed 8 citizens "first responders" of the kind that stop violence in public places, even 9 before the police can arrive.

10 57. One database has recorded over 780 defensive gun-use incidents in 11 2022 alone.¹³ But such databases can only capture incidents reported by the media, leaving out countless defensive gun uses that did not result in causalities and did 12 13 make the news.

14 58. The five heroic individuals listed above, as well as the thousands more 15 who have defended themselves with their lawfully carried handguns, come from 16 diverse backgrounds and all walks of life. But they would have all been considered 17 criminals in California under SB 2, as the people in these examples each carried 18 somewhere that is forbidden under this new law.

[CCW Permit Holders Are Law-Abiding]

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59. Punishing good people is apparently a feature and not a bug of SB 2. The law targets perhaps the most law-abiding demographic in the country – citizens with CCW permits. Even before the *Bruen* decision, over 40 states were either "shall issue," where a permit must be issued to all citizens who apply and qualify,

¹² NBC4 Staff, *Police: Man with gun stops man with knife in Coshocton McDonald's*, NBC4 (Sept. 2, 2019, 11:12 AM), <<u>https://www.nbc4i.com/news/local-news/police-man-with-gun-stops-man-with-</u>

26 knife-in-coshocton-mcdonalds/> (as of June 7, 2023).

<u>Antre in Coshocton Incontacts</u> (as of June 7, 2025).
¹³ Heritage Staff, *Defensive Gun Uses in the U.S.*, Heritage (July 26, 2022), <https://datavisualizations.heritage.org/firearms/defensive-gun-uses-in-the-us/> (as of June 7, 2023). 27

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- or "constitutional carry," where anyone who is legally eligible to own a gun may carry a pistol concealed or openly without a permit.
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In California, permit issuance is done at the county level, and most 60. 4 counties in the state were effectively "shall issue" despite the unconstitutional good-cause requirement that was previously codified but now defunct after Bruen. 6 For instance, Tehama County Sheriff's Department stated on its Concealed Weapons Permits website that "Sheriff-Coroner Dave Kain supports the right of 8 law-abiding citizens to keep and bear arms. In this regard, all qualified residents of Tehama County are eligible to apply for a permit to carry concealed weapons."¹⁴ 9 10 An identical statement existed on the website before the *Bruen* ruling.¹⁵

11 61. Despite most counties in California being effectively "shall issue" for 12 decades before *Bruen*, there have been no crime problems resulting from people 13 issued CCW permits in those counties. In fact, last year's failed SB 918 was 14 opposed by the California State Sheriffs' Association – in part – because people 15 with CCW permits almost never commit crimes and are not a problem for law 16 enforcement. The Association stated in a letter to all members of the California 17 State Assembly that SB 918 "greatly restricts when and where licensees may carry 18 concealed and could severely restrict the exercising of the right [to bear arms].... 19 [I]ndividuals who go through the process to carry concealed legally are 20 exceedingly unlikely to violate the law, yet SB 918 turns much of the state into 'no-21 carry' zones that will do nothing to foster public safety."¹⁶

22 62. The evidence available from other states also establishes how 23 overwhelmingly peaceable and law-abiding people with CCW permits are. For 24 example, in 2020, Texas had 1,626,242 active concealed-carry weapon license

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- ¹⁴ <<u>https://tehamaso.org/concealed-weapons/</u>> (as of June 8, 2023). ¹⁵ <<u>https://web.archive.org/web/20210918103718/https://tehamaso.org/</u> <u>administration/licenses-permits/concealed-weapons/</u>> (archived snapshot as of 27 Sept. 18, 2021).
- <https://www.cocosheriff.org/home/showpublisheddocument/496/ 28 $63797384\overline{4465821905}$ > (emphasis added) (as of Sept. 4, 2023).

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1 holders.¹⁷ That made people with such licenses 5.7% of Texas's population, yet 2 according to the Texas Department of Public Safety, they only committed 0.4334% 3 of the state's serious crimes, being responsible for just 114 out of a total of 26,304 4 convictions. Even among those few convictions, only some of the crimes involved a 5 gun at all. And of the ones that did, license holders were responsible for an even 6 smaller proportion of them. For example, there were 1,441 convictions for 7 aggravated assault with a deadly weapon in 2020, but people with a valid concealed 8 weapon license were just 4 of those, or 0.2776% of the total, which is below their 9 per-capita 5.7% share of the population as a whole.

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63. The State of Florida confirms this phenomenon. As of May 31, 2023, 11 the state had issued a total of 5,764,684 concealed weapon licenses since October 1, 12 1987, of which 2,598,330 are currently active.¹⁸ In that nearly 26-year timespan, 13 only 18,290 permits have been revoked (for any reason) without being subsequently 14 reinstated. This is roughly 0.3% of the total permits issued.

15 64. Florida was the state where the modern right-to-carry movement 16 originally gathered steam (though a handful of states had liberal permit-issuance 17 policies before then). The state's enactment of shall-issue permitting was met with 18 breathless predictions of wild west-style violence and "blood in the streets," but 19 none of that happened. Indeed, at least one prominent opponent admitted his error. 20 Florida Representative Ronald A. Silver stated in 1990 that "[t]here are lots of 21 people, including myself, who thought things would be a lot worse as far as that 22 particular situation [carry reform] is concerned. I'm happy to say they're not." 23 Clayton E. Cramer & David B. Kopel, "Shall Issue": The New Wave of Concealed 24 Handgun Permit Laws, 62 Tenn. L. Rev. 679, 692-93 (1995). John Fuller, general

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¹⁷ All data for Texas is from the Texas Department of Public Safety and can be found at <<u>https://www.dps.texas.gov/section/handgun-licensing/demographic-</u> <u>reports-fiscal-year-2020></u> (as of August 14, 2022). ¹⁸ All data for Florida is from the Florida Division of Licensing and can be found at <<u>https://www.fdacs.gov/Divisions-Offices/Licensing/Statistical-Reports</u>> (as of June 7, 2023). 27 28 29

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counsel for the Florida Sheriffs Association, added: "I haven't seen where we have
 had any instance of persons with permits causing violent crimes, and I'm constantly
 on the lookout." *Id.* The Metro Dade Police Department originally kept detailed
 records of every incident involving concealed weapon licensees from enactment of
 the new law in 1987 until August 31, 1992. They stopped doing so because the
 rarity of such incidents made the effort a waste of time. *Id.*

7 65. There are more states with similar data, but Plaintiffs believe these 8 examples, along with the California State Sheriffs' Association's letter, make the 9 point: Even if Defendants could use "public safety" as a reason to curtail the right 10 to carry in places that are not truly sensitive (and Defendants cannot, because Bruen 11 forbids such interest balancing), people with carry permits are dramatically more 12 law-abiding than the population as a whole and are thus unlikely to ever pose a 13 threat that can be addressed by SB 2's draconian policies. Fear of CCW permit 14 holders is irrational, given these statistics. Worse yet, SB 2 dissuades good people 15 from exercising their rights to carry in most places, where people otherwise would 16 have a chance to stop or mitigate criminal attacks. SB 2's ultimate effect is the 17 continuation of California's regressive slide into urban anarchy, while law-abiding 18 citizens are left powerless to defend themselves.

19 66. Recently, after Hawaii passed a law very similar to SB 2, some of the
20 Plaintiffs in this action filed an amicus brief. *See Wolford v. Lopez*, No. CV 2321 00265 LEK-WRP, 2023 WL 5043805, at *1 (D. Haw. Aug. 8, 2023). Some of the
22 statistical evidence presented here was presented to that court. The *Wolford* court
23 relied in part on this evidence to conclude that there is indeed little threat from
24 people with CCW permits:

Although it is possible post-<u>Bruen</u> that more conceal carry permits are eventually issued in Hawai'i, that alone does not negate Plaintiffs' position that the vast majority of conceal carry permit holders are law-abiding. <u>See, e.g.</u>, GOA Amicus Brief at 21-22 (stating that Texas in 2020 had [1,441] convictions for aggravated assault with a deadly weapon but only four of those 30

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convictions were people with valid concealed carry permits – roughly 0.278% of the total).

Id. at *91-92.
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The Legislative Response to *Bruen* and Subsequent Legal Challenges

67. Following *Bruen*, New York moved quickly to undermine the Supreme Court's ruling by passing a law that would: (a) make acquiring a permit more difficult and (b) make most places off-limits for carry. Given how much SB 2 mimics what New York enacted, there is no doubt that it was either inspired by the New York law or inspired by the same anti-Second Amendment sentiment.

⁹ 68. Federal district courts that have examined New York's law have all
¹⁰ ruled mostly against it as contrary to *Bruen. See Antonyuk v. Hochul*, No. 1:22-CV¹¹ 0986 (GTS/CFH), 2022 U.S. Dist. LEXIS 201944 (N.D.N.Y. Nov. 7, 2022);¹⁹

¹² *Hardaway v. Nigrelli*, No. 22-CV-771 (JLS), 2022 U.S. Dist. LEXIS 200813

¹³ (W.D.N.Y. Nov. 3, 2022); *Christian v. Nigrelli*, No. 22-CV-695 (JLS), 2022 U.S.

¹⁴ Dist. LEXIS 211652 (W.D.N.Y. Nov. 22, 2022); Spencer v. Nigrelli, No. 22-CV-

¹⁵ 6486 (JLS), 2022 U.S. Dist. LEXIS 233341 (W.D.N.Y. Dec. 29, 2022). Each of

these rulings went into tremendous detail about why New York's "sensitive places"
laws (which California now copies with SB 2) are unconstitutional under either the
First or Second Amendments.

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69. New Jersey followed New York in its post-*Bruen* response, passing a very similar law likewise turning most places into "sensitive places" to nullify the

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¹⁹ While the Supreme Court denied emergency relief to lift the Second Circuit's stay on Judge Suddaby's ruling in *Antonyuk*, Justices Alito and Thomas referred to that ruling as "thorough" and encouraged the plaintiffs in that matter to file again for emergency relief if the Second Circuit failed to move reasonably quickly in hearing the appeal. *Antonyuk v. Nigrelli*, 143 S. Ct. 481, 481 (2023) (Alito, J., and Thomas, J., concurring) ("The District Court found, in a thorough opinion, that the applicants were likely to succeed on a number of their claims, and it issued a preliminary injunction as to twelve provisions of the challenged law...I understand the Court's denial today to reflect respect for the Second Circuit's procedures in managing its own docket, rather than expressing any view on the merits of the case. Applicants should not be deterred by today's order from again seeking relief if the Second Circuit does not, within a reasonable time, provide an explanation for its stay order or expedite consideration of the appeal.".

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right to carry arms in public for self-defense. Predictably, just like the New York
 laws, New Jersey's *Bruen*-response laws have been struck down in federal court.
 See Koons v. Reynolds, No. 22-7464 (RMB/EAP), 2023 U.S. Dist. LEXIS 3293
 (D.N.J. Jan. 9, 2023); *Siegel v. Platkin*, No. 22-7464 (RMB/AMD), 2023 U.S. Dist.
 LEXIS 15096 (D.N.J. Jan. 30, 2023); *Koons v. Platkin*, No. CV 22-7463
 (RMB/AMD), 2023 WL 3478604 (D.N.J. May 16, 2023).

7 70. Most recently, Hawaii followed in the footsteps of New York and New
8 Jersey and was likewise met with failure at the district court level. *See Wolford*,
9 2023 WL 5043805, at *1.

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BACKGROUND ON THE PASSAGE OF SB 2

11 71. California politicians (including Attorney General Bonta), angry at the
12 Supreme Court for striking down the subjective "good cause" standard under which
13 thousands were wrongly denied their constitutional rights to carry, responded in
14 kind.

15 72. First, only a short time after the Court's ruling, the California
16 Department of Justice leaked the names and private confidential individual
17 addresses of hundreds of thousands of individuals with CCW permits, including
18 hundreds of judges and other public officials, exposing them to danger.²⁰

Then, in 2022, the legislature tried but failed to pass SB 918. While SB
918 would have changed numerous penal codes and made *obtaining* a permit much
more difficult (in ways that are unconstitutional just as SB 2 does), its most
nefarious goal was to make almost every place imaginable a "sensitive place"
where carrying arms is forbidden, even with a CCW permit. The bill included a

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²⁰ Katy Grimes, Assemblyman Patterson Makes Audit Request of Calif. DOJ Over Leaked Gun Owners List, The California Globe (July 19, 2022, 12:07 PM), <<u>https://californiaglobe.com/fr/assemblyman-patterson-makes-audit-request-ofcalif-doj-over-leaked-gun-owners-list/> (as of June 7, 2023) ("'The DOJ is supposed to keep Californians safe. This dump of information does the opposite,' Patterson said. 'The Attorney General and Department of Justice should not investigate themselves,' Patterson said. 'I don't trust them.'").</u>

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"vampire provision" which declared that all private businesses are *per se* "sensitive
 places" unless the business owners place a sign on their door stating that firearms
 are permitted on the premises.

4 74. The "sensitive places" in SB 2 are identical to those listed in SB 918,
5 including the vampire provision.

6 75. SB 918 failed last year in part because even law enforcement officers 7 and their agencies opposed it. The California State Sheriffs' Association wrote in a 8 letter to all members of the California State Assembly that "the bill greatly restricts 9 when and where licensees may carry concealed and could severely restrict the 10 exercising of the right. Again, individuals who go through the process to carry 11 concealed legally are exceedingly unlikely to violate the law, yet SB 918 turns 12 much of the state into 'no-carry' zones that will do nothing to foster public 13 safety."²¹

Notably, even after SB 918 failed to pass, there was no flood of violent
crime from people who had only just received CCW permits for the first time. This
is common sense – people who go through a costly and time-consuming application
process so they can carry firearms legally are simply not likely to break the law.
Violent criminals don't bother with CCW permits and simply carry illegally. This
was just as true before *Bruen* as it is now.

20 77. Unfortunately, SB 918 was resurrected in 2023 in the form of SB 2.
21 Politicians lined up with their supporting interest groups for a press conference to
22 announce the bill on February 1, 2023.²²

78. If there were any doubt that the point of SB 2 is to repudiate and
nullify the *Bruen* ruling, the speakers at the press conference erased that doubt. A
speaker from the Giffords organization complained about the "radical *Bruen* ruling"
and lamented the fact that there was a "flood of applicants" now seeking to exercise

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²¹ Supra note 15. ²² $< \frac{\text{https://twitter.com/i/broadcasts/1vAxRAXgXRVJl}}{33}$ (as of June 7, 2023).

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their constitutional rights. A speaker from a similar organization, Brady, said the bill would help with the "disastrous effect of the *Bruen* decision."²³

- 3 79. At that same press conference, Governor Newsom used air quotes 4 when discussing the "right" to carry firearms outside the home, making his 5 contempt for the Constitution clear. He also praised the dissent in Bruen and 6 complained about judges who issued rulings upholding Second Amendment rights. 7 When a member of the press asked if there was any known issue of people with 8 CCW permits committing crimes, the Governor dodged the question twice and 9 instead complained again about the judges he dislikes. He also called *Bruen* a "very 10 bad ruling." Of course, Governor Newsom's security team is not hampered by SB 11 2's vast "sensitive place" definitions. Rather, he is protected wherever he travels in 12 California.
- 80. The legislative history of SB 2 is replete with vocal opposition from
 law enforcement groups such as the Peace Officers Research Association of
 California (PORAC), the largest law enforcement organization in California.
 PORAC intends to submit a declaration in support of Plaintiffs' motion for
 preliminary injunction in this matter.
- 18 81. The California State Sheriffs' Association also opposed SB 2, just as it
 19 opposed SB 918. In its argument to the State Senate in opposition to SB 2, the
 20 Association reiterated that "[t]he circumstance of a CCW holder committing a
 21 crime is exceedingly rare yet this bill imposes overreaching provisions that will
 22 likely be challenged in court, leaving uncertainty in issuance procedures. Instead of
 23 focusing on a law-abiding population, efforts should address preventing gun crimes
 24 committed by those who disobey the law and holding them accountable."
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82. Other law enforcement groups in opposition to SB 2 include: Arcadia Police Officers' Association

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²³ *Id*.

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1	Burbank Police Officers' Association
2	California Coalition of School Safety Professionals
3	Claremont Police Officers Association
4	Corona Police Officers Association
5	Culver City Police Officers' Association
6	Deputy Sheriffs' Association of Monterey County
7	Fullerton Police Officers' Association
8	Los Angeles School Police Officers Association
9	Murrieta Police Officers' Association
10	Newport Beach Police Association
11	Orange County Sheriff's Department
12	Palos Verdes Police Officers Association
13	Placer County Deputy Sheriffs Association
14	Pomona Police Officers' Association
15	Riverside County Sheriff's Office
16	Riverside Police Officers Association
17	Riverside Sheriffs' Association
18	San Bernardino County Sheriff's Department
19	Santa Ana Police Officers Association
20	Upland Police Officers Association
21	83. Aside from ignoring the widespread opposition from law enforcement,
22	the legislature simply ignored the several different district court rulings that struck
23	down large portions of similar laws passed by New York and New Jersey while
24	drafting SB 2. Undaunted, the California legislature acted on Governor Newsom's
25	instructions and passed SB 2.
26	84. In the legislative findings for SB 2, the authors wrote that, "when it
27	comes to restrictions on carrying firearms in public, the United States Supreme
28	Court has recognized three times that states may restrict the carrying of firearms in 35
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'sensitive places.'" The findings predictably omit the Court's warnings against
 making effectively every place a "sensitive place," including its admonition that
 "there is no historical basis for New York to effectively declare the island of
 Manhattan a 'sensitive place' simply because it is crowded and protected generally
 by the New York City Police Department." *Bruen*, 142 S. Ct. at 2118-19.

6 85. In other legislative findings, the authors attempted to place blame on 7 people with CCW permits for criminal violence, stating that "[b]roadly allowing 8 individuals to carry firearms in most public areas increases the number of people 9 wounded and killed by gun violence." Yet the data from other states is clear; people 10 with CCW permits very rarely commit crimes. Indeed, the legislative findings 11 contain <u>no evidence</u> that *people with CCW permits* commit a large share of crime 12 because no such evidence exists. Nor is there evidence to suggest that the majority 13 of California counties, which were "shall issue" in practice before Bruen, had any 14 significant number of crimes committed by people exercising their rights pursuant 15 to California's then-existing CCW policies. SB 2 is not a response to any public 16 safety crisis. It is a response to a political crisis by a legislature and governor who 17 believe they can score points with their voters by restricting the constitutionally 18 enumerated rights of others.

19 86. While many of the changes and additions SB 2 makes to the Penal
20 Code are unconstitutional and likely will face legal challenges in other cases, this
21 Complaint is focused on how SB 2 makes nearly everywhere in California off22 limits for licensed firearm carry, even for those with a valid CCW permit.

23

How SB 2 Changes Existing Law on the Public Carry of Arms

24 87. SB 2 adds Section 26230 to the Penal Code, which reads in pertinent
25 part as follows:

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(a) A person granted a license to carry a pistol, revolver, or other firearm capable of being concealed upon the person pursuant to Section 26150, 26155, or 26170 shall not carry a firearm on or into any of the following:

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1	(1) A place prohibited by Section 626.9.
2	(2) A building, real property, or parking area under the control of a preschool or childcare facility, including a room or portion of a
3	building under the control of a preschool or childcare facility. Nothing in this paragraph shall prevent the operator of a childcare facility in a
4	family home from owning or possessing a firearm in the home if no child under child care at the home is present in the home or the firearm
5	in the home is unloaded, stored in a locked container, and stored separately from ammunition when a child under child care at the home
6	is present in the home so long as the childcare provider notifies clients that there is a firearm in the home.
7	(3) A building, parking area, or portion of a building under the control
8	of an officer of the executive or legislative branch of the state government, except as allowed pursuant to paragraph (2) of
9	subdivision (b) of Section 171c.
10	(4) A building designated for a court proceeding, including matters before a superior court, district court of appeal, or the California
11	Supreme Court, parking area under the control of the owner or operator of that building, or a building or portion of a building under
12	the control of the Supreme Court, unless the person is a justice, judge, or commissioner of that court.
13	(5) A building, parking area, or portion of a building under the control
14	of a unit of local government, unless the firearm is being carried for purposes of training pursuant to Section 26165.
15	(6) A building, real property, and parking area under the control of an
16	adult or juvenile defention or correctional institution, prison, or jail.
17	(7) A building, real property, and parking area under the control of a public or private hospital or hospital affiliate, mental health facility, purging home, medical office, urgent care facility, or other place at
18	nursing home, medical office, urgent care facility, or other place at which medical services are customarily provided.
19	(8) A bus, train, or other form of transportation paid for in whole or in part with public funds, and a building, real property, or parking area
20	under the control of a transportation authority supported in whole or in part with public funds.
21	(9) A building, real property, and parking area under the control of a
22	vendor or an establishment where intoxicating liquor is sold for consumption on the premises.
23	(10) A public gathering or special event conducted on property open to
24	the public that requires the issuance of a permit from a federal, state, or local government and sidewalk or street immediately adjacent to the
25	public gathering or special event but is not more than 1,000 feet from the event or gathering, provided this prohibition shall not apply to a
26	licensee who must walk through a public gathering in order to access their residence, place of business, or vehicle.
27	(11) A playground or public or private youth center, as defined in
28	Section 626.95, and a street or sidewalk immediately adjacent to the 37
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1	FD 2100

1	playground or youth center.
2	(12) A park, athletic area, or athletic facility that is open to the public and a street or sidewalk immediately adjacent to those areas, provided
3	this prohibition shall not apply to a licensee who must walk through such a place in order to access their residence, place of business, or vehicle.
4	(13) Real property under the control of the Department of Parks and
5	Recreation or Department of Fish and Wildlife, except those areas designated for hunting pursuant to Section 5003.1 of the Public
6	Resources Code, Section 4501 of Title 14 of the California Code of Regulations, or any other designated public hunting area, public
7 8	shooting ground, or building where firearm possession is permitted by applicable law.
	(14) Any area under the control of a public or private community
9	college, college, or university, including, but not limited to, buildings, classrooms, laboratories, medical clinics, hospitals, artistic venues,
10	athletic fields or venues, entertainment venues, officially recognized university-related organization properties, whether owned or leased,
11	and any real property, including parking areas, sidewalks, and common areas.
12	
13	(15) A building, real property, or parking area that is or would be used for gambling or gaming of any kind whatsoever, including, but not
14	limited to, casinos, gambling establishments, gaming clubs, bingo operations, facilities licensed by the California Horse Racing Board, or
15	a facility wherein banked or percentage games, any form of gambling device, or lotteries, other than the California State Lottery, are or will be played.
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17	(16) A stadium, arena, or the real property or parking area under the control of a stadium, arena, or a collegiate or professional sporting or
18	eSporting event.
19	(17) A building, real property, or parking area under the control of a public library.
20	(18) A building, real property, or parking area under the control of an
21	airport or passenger vessel terminal, as those terms are defined in subdivision (a) of Section 171.5.
22	(19) A building, real property, or parking area under the control of an
23	amusement park.
24	(20) A building, real property, or parking area under the control of a zoo or museum.
25	(21) A street, driveway, parking area, property, building, or facility,
26	owned, leased, controlled, or used by a nuclear energy, storage, weapons, or development site or facility regulated by the federal
27	Nuclear Regulatory Commission.
28	(22) A church, synagogue, mosque, or other place of worship, including in any parking area immediately adjacent thereto, unless the 38
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1	operator of the place of worship clearly and conspicuously posts a sign at the entrance of the building or on the premises indicating that licenseholders are permitted to carry firearms on the property. Signs
2 3	shall be of a uniform design as prescribed by the Department of Justice and shall be at least four inches by six inches in size.
4	(23) A financial institution or parking area under the control of a financial institution.
5	(24) A police, sheriff, or highway patrol station or parking area under control of a law enforcement agency.
6	(25) A polling place, voting center, precinct, or other area or location
7 8	where votes are being cast or cast ballots are being returned or counted, or the streets or sidewalks immediately adjacent to any of these places.
9	(26) Any other privately owned commercial establishment that is open
10	to the public, unless the operator of the establishment clearly and conspicuously posts a sign at the entrance of the building or on the
11	premises indicating that licenseholders are permitted to carry firearms on the property. Signs shall be of a uniform design as prescribed by the
12	Department of Justice and shall be at least four inches by six inches in size.
13	(27) Any other place or area prohibited by other provisions of state
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15	(28) Any other place or area prohibited by federal law.
16	(29) Any other place or area prohibited by local law.
17	CAL. PENAL CODE § 26230(a) (Deering 2022).
18	GENERAL ALLEGATIONS
19	[SB 2's Designation of Sensitive Places Violates the Second Amendment]
20	88. This case does not involve a challenge to any of the presumptively
21	"sensitive places" currently identified by the U.S. Supreme Court. Rather, the focus
22	of this suit is the radical expansion of so-called "sensitive places" made by SB 2.
23	89. SB 2 leaves Plaintiffs with few, if any, places they can carry arms for
24	self-defense. For example:
25	a) If Plaintiffs have to pick up a child from daycare, they cannot carry a
26	weapon for self-defense and/or the defense of their child.
27	b) If they are going into any building (or adjacent parking lot) under the
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1	control of an officer of the State's legislative or executive branch, or of
2	a local government, they cannot carry there, even in the absence of any
3	posted signage and even if they are not aware of who controls the
4	building or the parking lot.
5	c) Plaintiffs are forbidden to exercise their rights where a municipality
6	provides city-owned public parking in a downtown area or shopping
7	center to allow for commerce to be conducted. CCW holders cannot
8	park in those areas, notwithstanding that the CCW holder is present in
9	that parking lot to transact business wholly unrelated to any
10	government function or agency, e.g., to make purchases at a mall,
11	deposit cash at a bank, etc. Under SB 2, every municipally owned
12	parking lot is now a no-go "gun free zone" for concealed carry permit
13	holders exercising their rights to public carry of arms. Plaintiffs may
14	have no idea they are even violating the law if it is not clear who owns
15	the building or parking lot they have entered.
16	d) Plaintiffs cannot carry arms into a building where medical services are
17	provided, even if those services are only provided in some rooms in
18	the building and they are not aware of it, as this would violate SB 2.
19	e) SB 2 makes all public transportation off-limits for carry, effectively
20	nullifying a constitutional right when Plaintiffs (or other people with
21	CCW permits) must rely on public transportation to conduct their daily
22	activities, including going to and from work, grocery shopping, and
23	other common activities. SB 2 thus creates a means-test (access to
24	private transportation) for the exercise of a constitutionally enumerated
25	right that shall not be infringed.
26	f) If Plaintiffs (or other permit holders) park in a parking lot of an
27	establishment where alcohol is served while they are carrying, even if
28	they do not enter that establishment, they are in violation of SB 2. 40
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1	g) All major "public gatherings" are also off-limits, as are playgrounds,
2	athletic areas and facilities, and parks, as well as the streets and
3	sidewalks adjacent to them. Since public gatherings often involve the
4	exercise of other constitutional rights (speech, assembly, petition,
5	religious exercise), Plaintiffs are required to trade one constitutional
6	right for another.
7	h) The public carry of arms is now forbidden even on land operated by
8	the Department of Parks and Recreation or Department of Fish and
9	Wildlife, except those areas that allow hunting or recreational
10	shooting.
11	i) Plaintiffs also would be forbidden to carry in casinos or their parking
12	lots, as well as almost anywhere lottery tickets are sold. Because
13	almost all businesses that sell California lottery tickets also sell multi-
14	state lottery tickets (like Powerball), SB 2 eliminates just about every
15	convenience store, gas station, and grocery store from being a place
16	where a person can carry arms to protect themselves. Thus, even if
17	those businesses put up a sign affirmatively allowing their patrons to
18	carry arms on the premises to undo SB 2's unprecedented vampire
19	provision, other SB 2 provisions independently make customers' carry
20	illegal.
21	j) Plaintiffs who wish to exercise their rights to carry are also excluded
22	from stadiums, arenas, public libraries, airports, amusement parks,
23	zoos, museums, all places of worship that do not affirmatively post
24	signs allowing firearms, and financial institutions. Additionally, the
25	parking lots of all such places are also considered "sensitive places"
26	Under SB 2.
27	k) Perhaps most egregiously of all, SB 2 adds a "vampire clause" for
28	private businesses. While some states with "shall issue" permitting 41
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1	systems allow private businesses to put up signs that forbid carrying
2	arms into the business, SB 2 inverts that policy. If a business wants to
3	welcome people with carry permits, it is compelled to put a sign on its
4	door saying so. In the parts of California hostile to Second
5	Amendment rights, most businesses will opt not to post such a sign
6	(politically unpopular speech) for fear of public backlash, further
7	ostracizing Plaintiffs. There is no historical basis for this kind of
8	compelled speech on businesses that wish to allow constitutionally
9	permissible activity on their privately owned places of public
10	accommodation. Whether or not a business is actually sensitive, of
11	course, is not determined by the desires of the State, or even of that
12	business. It is either categorically justified pursuant to Bruen's
13	exacting historical test, or it isn't. It cannot be made sensitive based on
14	the subjective desires of the State or a business's owners.
15	1) On top of all of that, SB 2 also allows local governments unfettered
16	and open-ended discretion to create additional places where carry is
17	forbidden, though it is difficult to imagine what is left to restrict.
18	90. SB 2 has unintended (or perhaps intended) consequences that are
19	counterproductive to public safety. Even if Plaintiffs park somewhere else and
20	leave their firearms in a locked box in their cars to avoid violating SB 2, they
21	expose those firearms to theft. Firearm theft and loss is a problem California law
22	already tries to avoid. See, e.g., California Penal Code Section 25250 (requiring
23	prompt reporting of lost or stolen firearms). By making nearly everywhere off-
24	limits for the right to carry arms in public, for any CCW permit holder who is still
25	willing to attempt the feat, SB 2 will force them to leave their firearms unattended
26	in their cars and risk having them stolen. This is especially a risk in cities like San
27	Francisco, where car windows and trunks are frequently left open by their owners
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because otherwise, criminals will shatter them to steal whatever is inside.²⁴ If one of these criminals gets their hands on a firearm someone was forced to leave in their vehicle due to overbearing SB 2 restrictions, disaster may result.

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91. This predicament will only encourage firearm theft, and SB 2 likely will be a great boon to the black-market gun trade. It is not hard to imagine wouldbe thieves waiting near parking lots to see signs of someone unholstering and securing their gun in a car before entering a SB 2 "sensitive place." The safer place 8 for a firearm is concealed on one's person, not stored in an unoccupied vehicle that 9 can be broken into (even if the firearm is secured, because an entire lockbox can be 10 taken away and pried open elsewhere).

11 92. In essence, Plaintiffs are left with some streets, some sidewalks, a few 12 parking lots, and a handful of private businesses that are willing to put up signs 13 allowing carry (so long as those businesses are not restricted under another SB 2 14 provision) as places where they can exercise their rights to carry arms for self-15 defense in public. Plaintiffs practically cannot carry arms for self-defense at all if 16 they use public transportation for their daily affairs, and even those who own their 17 own vehicles risk having to constantly leave their firearm in their car, exposing it to 18 theft.

19 93. SB 2 infringes the right of self-defense of the law-abiding while 20 empowering violent predators with the knowledge that they are unlikely to 21 encounter armed resistance at nearly any public place. Indeed, criminals will have

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²⁴ Marjorie Hernandez, *Brazen Bay-area burglars in a Lexus filmed breaking into line of cars one after the other in broad daylight*, New York Post (August 17, 2023, 5:09 PM), < <u>https://nypost.com/2023/08/17/lexus-driving-san-francisco-burglar-breaks-into-line-of-cars/</u>> (as of September 8, 2023); see also Meghan Roos, *Bay Area Car Owners Leaving Trunks Open While Parked Amid Wave of Car Break-ins*, Newsweek, (December 16, 2021, 12:29 PM), <<u>https://www.newsweek.com/bay-area-car-owners-leaving-trunks-open-while-parked-amid-wave-car-break-ins-1660185</u>> (as of September 8, 2023).

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even greater freedom to act with impunity after SB 2's effective date, as even prior existing permit holders are now almost entirely prohibited from carrying in public.

94. SB 2 makes obtaining a CCW permit a futile exercise. Plaintiffs now have far fewer places to exercise the right to carry than they did before SB 2 and even before *Bruen*. They effectively have to map out their entire day ahead of time (including consulting property records) if they want to try and exercise their right to carry arms in public to ensure they do not inadvertently stray into a prohibited place.

9 95. The State bears the burden to prove that all areas included in SB 2 are 10 supported by a broad and enduring early American tradition of identical or 11 relevantly similar regulation. Bruen, 142 S. Ct at 2129-30 (explaining that the 12 government must "justify its regulation by demonstrating that it is consistent with 13 the Nation's historical tradition of firearm regulation"). The State cannot meet that 14 burden. No similar historical analogues exist (let alone evidencing a tradition broad 15 enough to survive review) for restricting arms in the places that SB 2 transmutes 16 into a "sensitive place."

17 96. Accordingly, Plaintiffs seek declaratory relief that (1) the State's
18 expansive list of "sensitive places" fails the *Heller-Bruen* test and (2) as written, SB
19 2's restriction on CCW permit holders possessing a firearm or ammunition in
20 places that are not historically sensitive violates the Second and Fourteenth
21 Amendments.

Plaintiffs also seek preliminary and permanent injunctive relief to halt
the enforcement of SB 2, now codified as Penal Code Section 26230, except for
those places where carry would have been illegal before the passage of SB 2.

[SB 2 Violates Due Process]

98. SB 2 also violates Plaintiffs' due process rights through lack of notice.
By inverting the rule that governments and private business owners must provide
signage where public carry is forbidden, SB 2 requires signage where enumerated

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1 rights are permitted. In light of the Second Amendment's default rule that public 2 carry is permitted unless historically prohibited, SB 2 introduces a defective mens 3 *rea* element should any CCW permit holder be prosecuted under this new law. 4 Individual Plaintiffs as well as members and supporters of the associational 5 Plaintiffs may have no idea a particular place is off-limits for public carry of arms 6 (e.g., when they are not aware that a parking lot they entered is shared with a 7 business that serves alcohol, is owned by a municipality, or is associated with an 8 athletic facility or a doctor's office, etc.).

9 99. The general maxim that ignorance of the law is no excuse is limited by
10 the due process requirement of notice. "Ingrained in our concept of due process is
11 the requirement of notice. Notice is sometimes essential so that the citizen has the
12 chance to avoid charges. Notice is required before property interests are disturbed,
13 before assessments are made, before penalties are assessed." *See Lambert v.*14 *California*, 355 U.S. 225, 228 (1957).

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[SB 2 Compels Speech in Violation of the First Amendment]

16 100. As business owners, Plaintiffs Flores and Dr. Hough are compelled to
put up a sign if they want to welcome people with CCW permits to carry into their
places of business.²⁵ They are forced to choose between supporting their customers'
rights to carry and taking a very public stance on what is a controversial issue in
California, which may alienate other customers. SB 2 compels them to speak if they
want to continue to allow customers with CCW permits to carry in their businesses.
101. This compelled-speech requirement before a business owner can invite

customers into a business while exercising their constitutional rights is

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²⁵ As noted before, Dr. Hough's place of business is also a "sensitive place" in which he is prohibited from carrying because, as a dental office, it qualifies as a "medical facility sensitive place" under SB 2. Although Dr. Hough's practice may actually be at a higher risk for targeting by thieves because it contains medications coveted for sale on the black market, Dr. Hough cannot even carry a firearm in his own office to mitigate that higher risk. Thus, Dr. Hough is doubly harmed by SB 2 through its compelled speech policy and its preventing him from carrying for selfdefense at his own privately owned business. 45

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unconstitutional. "Just as the First Amendment may prevent the government from
prohibiting speech, the Amendment may prevent the government from compelling
individuals to express certain views." *United States v. United Foods*, 533 U.S. 405,
410 (2001). And because the signage requirement has both ministerial and pure
political speech elements by requiring Plaintiffs to take a position on a controversial
issue, it is subject to strict scrutiny, with the government bearing the burden of
proof and the burden of persuasion.

8 102. In sum, but for SB 2 prohibiting the carrying of firearms in obviously 9 non-sensitive places, the individual Plaintiffs and members and supporters of the 10 associational Plaintiffs with CCW permits would carry firearms and ammunition in 11 places that do not – in fact or by law – meet the *Bruen* definition of a "sensitive 12 place." They refrain from exercising a constitutional right out of legitimate fear of 13 criminal prosecution. This fear stems from the likelihood of violating the new law 14 due to lack of notice, and through this lack of notice they may inadvertently carry 15 their licensed handguns in places forbidden by SB 2.

16 103. The business-owning individual Plaintiffs share the same concerns,
17 and also contend that SB 2 unconstitutionally compels speech in violation of the
18 First Amendment.

19 104. SB 2 contradicts the *Bruen* holding. The Supreme Court held that
20 some places may be "sensitive" but that the historical record supports the existence
21 of "relatively few" such places. *Bruen*, 142 S. Ct. at 2133. Yet while making nearly
22 every public place a sensitive place, the State has eviscerated the right to bear arms
23 and acts in open defiance of the Supreme Court. All but one of the Plaintiffs had a
24 CCW permit prior to *Bruen*. Their rights are now diminished by SB 2 after *Bruen*.
25 Defendant Bonta and his officers and agents must not be allowed to enforce SB 2.

26 105. Crucially, and fatal to SB 2, the burden to establish that *each* of the
27 places listed in Section 26230 are actually sensitive lies with the Defendant(s).

28 Given the Supreme Court's "sensitive places" doctrine announced in *Bruen*, that is 46

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a burden they cannot meet.

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DECLARATORY RELIEF ALLEGATIONS

106. There is an actual and present controversy between the parties.
Plaintiffs contend that SB 2 is unconstitutional, both facially and as applied to
them, because it precludes Plaintiffs and other law-abiding individuals from
exercising their enumerated rights to publicly bear arms in *non*-sensitive places.
Plaintiffs anticipate that Defendants will deny and dispute this contention.
Plaintiffs desire a judicial declaration of their rights and of the duties of the State on
this question.

10 107. Plaintiffs also allege that SB 2 violates their rights to due process, both
11 facially and as applied to them. SB 2's lack of notice violates principles of
12 fundamental fairness because Plaintiffs frequently will not have notice as to
13 whether a place prohibits carrying arms on that property. Plaintiffs anticipate that
14 Defendants will deny and dispute this allegation. Plaintiffs desire a judicial
15 declaration of their rights and of the duties of the State on this question.

16 108. Plaintiffs Flores and Dr. Hough own businesses and allege that SB 2
17 imposes unconstitutional compelled-speech requirements on them by forcing them
18 to post signage if they want to welcome people with CCW permits. This is a facial
19 and as-applied challenge under the First Amendment. Plaintiffs desire a judicial
20 declaration of their rights and of the duties of the State on this question.

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INJUNCTIVE RELIEF ALLEGATIONS

109. Injunctive relief is necessary to prevent the State from enforcing SB 2
against people with CCW permits who carry firearms in public. Specifically,
Plaintiffs will request that this Court enjoin – statewide – the enforcement of
California Penal Code Section 26230(a).

110. If the California legislature follows standard practices, SB 2 will take
effect January 1, 2024. Plaintiffs intend to seek an injunction that takes before that
time. Should SB 2 take effect, Plaintiffs will be irreparably injured insofar as its 47

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provisions preclude Plaintiffs from exercising rights guaranteed by the Second and
 Fourteenth Amendments. Defendants' enforcement of SB 2 would deny Plaintiffs
 the right to possess firearms or ammunition in places where they are
 constitutionally entitled to do so without subjecting themselves to risk of criminal
 prosecution, including for the lawful purpose of carrying those arms for self defense.

7 111. SB 2 also contains no signage requirement for places where carry is
8 forbidden, so Plaintiffs have no notice of whether they are violating the law at many
9 of the places they would like to carry. This violates Plaintiffs' due process rights
10 guaranteed by the Fourteenth Amendment.

11 112. SB 2 also unconstitutionally compels speech for Plaintiffs Flores and
12 Dr. Hough who wish to continue to welcome people with CCW permits to carry in
13 their businesses.

14 113. If not enjoined by this Court, Defendants (and law enforcement
15 agencies throughout the state) may enforce SB 2 in violation of Plaintiffs' Second
16 and Fourteenth Amendment rights. Plaintiffs have no plain, speedy, and adequate
17 remedy at law. Damages are indeterminate and unascertainable and would not fully
18 redress any harm suffered by Plaintiffs to engage in activity protected by the
19 Second and Fourteenth Amendments.

114. The injunctive relief sought would eliminate that irreparable harm and
allow Plaintiffs to exercise their rights to possess a firearm and ammunition in *non*sensitive public places, including for self-defense. Accordingly, injunctive relief is
appropriate.

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1	FIRST CLAIM FOR DECLARATORY AND INJUNCTIVE RELIEF
2	U.S. CONST. AMEND. II, XIV RIGHT TO BEAR ARMS
3	42 U.S.C. § 1983 AGAINST ALL DEFENDANTS
4	115. Plaintiffs hereby reallege and incorporate by reference the allegations
5	in the foregoing paragraphs as if set forth fully herein.
6	116. SB 2 prohibits Plaintiffs (and similarly situated people) with CCW
7	permits from carrying firearms in public for lawful purposes, including self-
8	defense, in violation of the Constitution.
9	117. Plaintiffs are prohibited from possessing a firearm or ammunition in
10	places listed in the new Penal Code Section 26230; which includes areas that are
11	manifestly not "sensitive places" under Supreme Court precedents interpreting the
12	original meaning of the Second Amendment.
13	118. By prohibiting law-abiding adults, like Plaintiffs, from bearing arms
14	for self-defense in places where the Second and Fourteenth Amendments guarantee
15	their rights to do so, SB 2 violates those Amendments.
16	119. Defendants are thus propagating customs, policies, and practices that
17	deprive California residents, including Plaintiffs, of their constitutional rights to
18	bear arms for self-defense in non-sensitive public places, as guaranteed by the
19	Second and Fourteenth Amendments.
20	120. Defendants cannot satisfy their burden to justify these customs,
21	policies, and practices that preclude Plaintiffs from exercising those enumerated
22	rights.
23	121. Plaintiffs are thus entitled to declaratory and injunctive relief against
24	such unconstitutional customs, policies, and practices.
25	
26	
27	
28	10
	49 COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF
	COMILARY FOR DECLARATOR FAND INJUNCTIVE RELIEF

Case: 23-4356, 01/20/2024, DktEntry: 26.12, Page 72 of 106

Case 8:23-cv-01696 Document 1 Filed 09/12/23 Page 50 of 53 Page ID $\#:\!50$

1	SECOND CLAIM FOR DECLARATORY AND INJUNCTIVE RELIEF
2	U.S. CONST. AMEND. XIV RIGHT TO DUE PROCESS (NOTICE) 42 U.S.C. § 1983
3	42 U.S.C. § 1983 AGAINST ALL DEFENDANTS
4	122. Plaintiffs hereby reallege and incorporate by reference the allegations
5	in the foregoing paragraphs as if set forth fully herein.
6	123. SB 2 prohibits Plaintiffs with CCW permits from carrying arms in a
7	multitude of non-sensitive public places, in violation of the Constitution. The areas
8	that SB 2 covers include areas that are not even remotely like the "sensitive places"
9	the Supreme Court has presumptively identified, nor are they historically analogous
10	to such places.
11	124. As a result, Plaintiffs are prohibited from possessing a firearm or
12	ammunition in any of the places listed in the new California Penal Code Section
13	26230, which includes areas that markedly are not "sensitive places."
14	125. Penal Code Section 26230, however, contains no requirement that
15	signage be posted at all these newly forbidden places, notifying Plaintiffs that carry
16	is prohibited. Plaintiffs thus risk inadvertently entering a place where carry is
17	prohibited despite possessing valid CCW permits, putting them in serious legal
18	jeopardy.
19	126. In this way, Penal Code Section 26230 violates Plaintiffs' due process
20	rights by failing to provide them sufficient notice.
21	127. Defendants are thus propagating customs, policies, and practices that
22	deprive California residents, including Plaintiffs, of their constitutional right to due
23	process, as guaranteed by the Fourteenth Amendment.
24	128. Defendants cannot satisfy their burden to justify these customs,
25	policies, and practices that violate due process.
26	129. Plaintiffs are thus entitled to declaratory and injunctive relief against
27	such unconstitutional customs, policies, and practices.
28	50
	50 COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

Case: 23-4356, 01/20/2024, DktEntry: 26.12, Page 73 of 106

Case 8:23-cv-01696 Document 1 Filed 09/12/23 Page 51 of 53 Page ID #:51

3

THIRD CLAIM FOR DECLARATORY AND INJUNCTIVE RELIEF U.S. CONST. AMEND. I RIGHT TO FREE SPEECH 42 U.S.C. § 1983 PLAINTIFFS FLORES AND DR. HOUGH AGAINST ALL DEFENDANTS

4 130. Plaintiffs hereby reallege and incorporate by reference the allegations
5 in the foregoing paragraphs as if set forth fully herein.

6 131. SB 2 prohibits Plaintiffs with CCW permits from carrying in several
7 non-sensitive places, in violation of the Constitution. The areas that SB 2 covers
8 include areas that are not even remotely like the "sensitive places" the Supreme
9 Court has presumptively identified, nor are they historically analogous to such
10 places.

11 132. Relevant to business owners, SB 2 implements California Penal Code
12 Section 26230(a)(26), which prohibits carry at all privately owned commercial
13 establishments that are open to the public, "unless the operator of the establishment
14 clearly and conspicuously posts a sign at the entrance of the building or on the
15 premises indicating that license holders are permitted to carry firearms on the
16 property."

17 133. Prior to SB 2, Plaintiffs Flores and Dr. Hough welcomed customers
and patients with valid CCW permits, as they were permitted to carry on their
respective business premises. Now, Plaintiffs must post conspicuous signage
affirmatively allowing people to carry on their premises. Plaintiffs object to this
compelled speech as it forces them to take a public stance on an issue that is
controversial in California.

134. Defendants are thus propagating customs, policies, and practices that
deprive California residents, including Plaintiffs, of their constitutional rights to
free speech by compelling government mandated speech if Plaintiffs wish to
continue to allow their customers and patients to exercise their rights to bear arms
on their properties. The First Amendment forbids this.

28

135. Defendants cannot satisfy their burden to justify these customs, 51

COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

Case: 23-4356, 01/20/2024, DktEntry: 26.12, Page 74 of 106

Case 8:23-cv-01696 Document 1 Filed 09/12/23 Page 52 of 53 Page ID #:52

1					
1	policies, and practices that violate free speech.				
2	136. Plaintiffs are thus entitled to declaratory and injunctive relief against				
3	such unconstitutional customs, policies, and practices.				
4	PRAYER				
5	WHEREFORE, Plaintiffs request that judgment be entered in their favor and				
6	against Defendants as follows:				
7	1. A declaration that SB 2 and California Penal Code Section 26230(a),				
8	which it enacts into law, include areas that are not "sensitive places" where				
9	restrictions on firearm and ammunition possession have traditionally been tolerated				
10	under the Second Amendment;				
11	2. A declaration that California Penal Code Section 26230(a) violates the				
12	Second and Fourteenth Amendments facially and as applied to Plaintiffs, insomuch				
13	as it precludes law-abiding citizens from possessing a firearm or ammunition in				
14	public areas that are not "sensitive places."				
15	3. A declaration that California Penal Code Section 26230(a) violates due				
16	process by not requiring signage or any other form of notice in all places that are				
17	off-limits for carry, thus robbing Plaintiffs of fair notice regarding whether or not				
18	they are violating the law;				
19	4. A declaration that California Penal Code Section 26230(a) violates the				
20	First Amendment by compelling speech on the part of business owners if they want				
21	to allow carry on their property;				
22	5. An order preliminarily and permanently enjoining Defendants and all				
23	other officers, agents, servants, employees, and persons under the authority of the				
24	State, from enforcing California Penal Code Section 26230(a);				
25	6. Costs of suit, including attorney's fees and costs pursuant to 42 U.S.C.				
26	Section 1988; and				
27	7. All other relief the court deems appropriate.				
28	50				
	52 COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF				

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Case 8:23-cv-01696 Document 1 Filed 09/12/23 Page 53 of 53 Page ID #:53

1	Respectfully Submitted,			
2	Dated: September 12, 2023	MICHEL & ASSOCIATES, P.C.		
3				
4		/s/Konstadinos T. Moros Konstadinos T. Moros		
5		Counsel for Plaintiffs		
6	Dated: September 12, 2023	LAW OFFICES OF DON KILMER		
7		/s/ Don Kilmer		
8		Don Kilmer Counsel for Plaintiff The Second Amendment		
9		Foundation		
10				
11	ATTESTATION	OF E-FILED SIGNATURES		
12		the ECF User whose ID and password are being		
13	used to file this COMPLAINT FOR	DECLARATORY AND INJUNCTIVE		
14	RELIEF. In compliance with Centra	l District of California L.R. 5-4.3.4, I attest that		
15	all signatories are registered CM/EC	EF filers and have concurred in this filing.		
16	Dated: September 12, 2023 /s/Konstadinos T. Moros			
17		<u>/s/Konstadinos T. Moros</u> Konstadinos T. Moros		
18				
19 20				
20 21				
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20	 	53		
	COMPLAINT FOR DECLA	ARATORY AND INJUNCTIVE RELIEF		

Case: 23-4356, 01/20/2024, DktEntry: 26.12, Page 76 of 106

Case 8:23-cv-01696-CJC-ADS Document 47 Filed 12/22/23 Page 1 of 49 Page ID #:2762

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□ FPD □ Appointed □ CJA □ Pro Per IX Retained				

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

Reno May, et al.	CASE NUMBER:
PLAINTIFF(S),	SACV 23-01696-CJC (ADSx)
v. Rob Bonta, in his official capacity as Attorney General of the State of California	NOTICE OF APPEAL
DEFENDANT(S).	

NOTICE IS HEREBY GIVEN that <u>Rob Bonta, in his official capacity as Attorney General</u> hereby appeals to Name of Appellant

the United States Court of Appeals for the Ninth Circuit from:

Criminal Matter	Civil Matter
\Box Conviction only [F.R.Cr.P. 32(j)(1)(A)]	☑ Order (specify):
□ Conviction and Sentence	Granting Motion for Preliminary Injunction (Dkt. 45)
\Box Sentence Only (18 U.S.C. 3742)	
\Box Pursuant to F.R.Cr.P. 32(j)(2)	□ Judgment (specify):
□ Interlocutory Appeals	
□ Sentence imposed:	
	☑ Other (specify):
	Preliminary Injunction (Dkt. 46)
□ Bail status:	

Imposed or Filed on ______. Entered on the docket in this action on December 20, 2023

A copy of said judgment or order is attached hereto.

December 22, 2023	/S/ Robert L. Meyerho	off	
Date	Signature		
	□ Appellant/ProSe	Counsel for Appellant	□ Deputy Clerk

Note: The Notice of Appeal shall contain the names of all parties to the judgment or order and the names and addresses of the attorneys for each party. Also, if not electronically filed in a criminal case, the Clerk shall be furnished a sufficient number of copies of the Notice of Appeal to permit prompt compliance with the service requirements of FRAP 3(d).

Case: 23-4356, 01/20/2024, DktEntry: 26.12, Page 77 of 106

Case 8:23-cv-01798-CJC-ADS Document 43 Filed 12/22/23 Page 1 of 49 Page ID #:2573

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□ FPD	□ Appointed	□ CJA	□ Pro Per	Retained

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

Marco Antonio Carralero, et al.	CASE NUMBER:	
PLAINTIFF(S),	SACV 23-01798-CJC (ADSx)	
V. Rob Bonta, in his official capacity as Attorney General of the State of California	NOTICE OF APPEAL	
DEFENDANT(S).		

NOTICE IS HEREBY GIVEN that <u>Rob Bonta, in his official capacity as Attorney General</u> hereby appeals to Name of Appellant

the United States Court of Appeals for the Ninth Circuit from:

 \Box Conviction only [F.R.Cr.P. 32(j)(1)(A)]

Conviction and Sentence

□ Sentence Only (18 U.S.C. 3742)

 \Box Pursuant to F.R.Cr.P. 32(j)(2)

□ Interlocutory Appeals

□ Sentence imposed:

Civil Matter

☑ Order (specify): Granting Motion for Preliminary Injunction (Dkt. 41)

□ Judgment (specify):

Other (specify): Preliminary Injunction (Dkt. 42)

□ Bail status:

Imposed or Filed on ______. Entered on the docket in this action on December 20, 2023

A copy of said judgment or order is attached hereto.

December 22, 2023	/S/ Robert L. Meyerhoff			
Date	Signature			
	□ Appellant/ProSe	Counsel for Appellant	□ Deputy Clerk	

Note: The Notice of Appeal shall contain the names of all parties to the judgment or order and the names and addresses of the attorneys for each party. Also, if not electronically filed in a criminal case, the Clerk shall be furnished a sufficient number of copies of the Notice of Appeal to permit prompt compliance with the service requirements of FRAP 3(d).

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ACCO,(ADSx),APPEAL,DISCOVERY,MANADR

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA (Southern Division - Santa Ana) CIVIL DOCKET FOR CASE #: 8:23-cv-01696-CJC-ADS

Reno May et al v. Robert Bonta et al Assigned to: Judge Cormac J. Carney Referred to: Magistrate Judge Autumn D. Spaeth Related Case: <u>8:23-cv-01798-CJC-ADS</u> Cause: 28:2201 Constitutionality of State Statute(s)

Plaintiff

Reno May an individual Date Filed: 09/12/2023 Jury Demand: None Nature of Suit: 950 Constitutional - State Statute Jurisdiction: Federal Question

represented by Konstadinos T. Moros

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ER_2219

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<u>Plaintiff</u>

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<u>Plaintiff</u>

Jose Flores an individual

Case: 23-4356, 01/20/2024, DktEntry: 26.12, Page 84 of 106

Sean Anthony Brady

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<u>Plaintiff</u>

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Plaintiff

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Sean Anthony Brady

(See above for address) ATTORNEY TO BE NOTICED

V.

<u>Defendant</u>

Robert Bonta

in his official capacity as Attorney General of the State of California

represented by Jane Elizabeth Reilley

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Defendant

Does 1-10

Amicus

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Date Filed	#	Docket Text
09/12/2023	1	COMPLAINT Receipt No: ACACDC-36026947 - Fee: \$402, filed by Plaintiffs Sheldon Hough, Barry Bahrami, Anthony Miranda, California Rifle & Pistol Association, Incorporated, Reno May, Liberal Gun Owners Association, Gun Owners of America, Isabelle R. Barretto, Eric Hans, Andrew Harms, Second Amendment Foundation, Gun Owners Foundation, Gun Owners of California, Inc., Pete Stephenson, Gary Brennan, Jose Flores, Oscar A. Barretto. (Attorney Konstadinos T. Moros added to party Bahrami(pty:pla), Attorney Konstadinos T. Moros added to party Isabelle R. Barretto(pty:pla), Attorney Konstadinos T. Moros added to party Oscar A. Barretto(pty:pla), Attorney Konstadinos T. Moros added to party Gary Brennan(pty:pla), Attorney Konstadinos T. Moros added to party California Rifle & Pistol Association, Incorporated(pty:pla), Attorney Konstadinos T. Moros added to party Jose Flores(pty:pla), Attorney Konstadinos T. Moros added to party Gun Owners Foundation(pty:pla), Attorney Konstadinos T. Moros added to party Gun Owners Foundation(pty:pla), Attorney Konstadinos T. Moros added to party Gun Owners of America(pty:pla), Attorney Konstadinos T. Moros added to party Gun Owners of California, Inc.(pty:pla), Attorney Konstadinos T. Moros added to party Gun Owners of California, Inc.(pty:pla), Attorney Konstadinos T. Moros added to party Eric Hans(pty:pla), Attorney Konstadinos T. Moros added to party Andrew Harms(pty:pla), Attorney Konstadinos T. Moros added to party Sheldon Hough(pty:pla), Attorney

		Konstadinos T. Moros added to party Liberal Gun Owners Association(pty:pla), Attorney Konstadinos T. Moros added to party Reno May(pty:pla), Attorney Konstadinos T. Moros added to party Anthony Miranda(pty:pla), Attorney Konstadinos T. Moros added to party Second Amendment Foundation(pty:pla), Attorney Konstadinos T. Moros added to party Pete Stephenson(pty:pla))(Moros, Konstadinos) (Entered: 09/12/2023)
09/12/2023	2	CIVIL COVER SHEET filed by Plaintiffs Barry Bahrami, Isabelle R. Barretto, Oscar A. Barretto, Gary Brennan, California Rifle & Pistol Association, Incorporated, Jose Flores, Gun Owners Foundation, Gun Owners of America, Gun Owners of California, Inc., Eric Hans, Andrew Harms, Sheldon Hough, Liberal Gun Owners Association, Reno May, Anthony Miranda, Second Amendment Foundation, Pete Stephenson. (Moros, Konstadinos) (Entered: 09/12/2023)
09/12/2023	<u>3</u>	Request for Clerk to Issue Summons on Complaint (Attorney Civil Case Opening),,,,,, <u>1</u> filed by Plaintiffs Barry Bahrami, Isabelle R. Barretto, Oscar A. Barretto, Gary Brennan, California Rifle & Pistol Association, Incorporated, Jose Flores, Gun Owners Foundation, Gun Owners of America, Gun Owners of California, Inc., Eric Hans, Andrew Harms, Sheldon Hough, Liberal Gun Owners Association, Reno May, Anthony Miranda, Second Amendment Foundation, Pete Stephenson. (Moros, Konstadinos) (Entered: 09/12/2023)
09/12/2023	<u>4</u>	NOTICE of Interested Parties filed by Plaintiffs All Plaintiffs, (Moros, Konstadinos) (Entered: 09/12/2023)
09/15/2023	<u>5</u>	NOTICE OF ASSIGNMENT to District Judge Cormac J. Carney and Magistrate Judge Autumn D. Spaeth. (car) (Entered: 09/15/2023)
09/15/2023	<u>6</u>	NOTICE TO PARTIES OF COURT-DIRECTED ADR PROGRAM filed. (car) (Entered: 09/15/2023)
09/15/2023	7	Notice to Counsel Re Consent to Proceed Before a United States Magistrate Judge. (car) (Entered: 09/15/2023)
09/15/2023	23 <u>8</u> 21 DAY Summons Issued re Complaint (Attorney Civil Case Opening), <u>1</u> as to Defendant Robert Bonta. (car) (Entered: 09/15/2023)	
09/27/2023	<u>9</u>	STIPULATION to Exceed Page Limitation as to STIPULATION TO SET BRIEFING SCHEDULE AND INCREASE WORD LIMITS FOR PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION filed by PLAINTIFF Barry Bahrami, Isabelle R. Barretto, Oscar A. Barretto, Jr, Gary Brennan, California Rifle & Pistol Association, Incorporated, Jose Flores, Gun Owners Foundation, Gun Owners of America, Gun Owners of California, Inc., Eric Hans, Andrew Harms, Sheldon Hough, Liberal Gun Owners Association, Reno May, Anthony Miranda, Second Amendment Foundation, Pete Stephenson. (Attachments: # 1 Proposed Order Proposed Order)(Attorney Konstadinos T. Moros added to party Second Amendment Foundation(pty:pla))(Moros, Konstadinos) (Entered: 09/27/2023)
09/28/2023	<u>10</u>	NOTICE of Appearance filed by attorney Robert Leslie Meyerhoff on behalf of Defendant Robert Bonta (Attorney Robert Leslie Meyerhoff added to party Robert Bonta(pty:dft))(Meyerhoff, Robert) (Entered: 09/28/2023)
09/28/2023	<u>11</u>	NOTICE of Appearance filed by attorney Carl Dawson Michel on behalf of Plaintiffs Barry Bahrami, Isabelle R. Barretto, Oscar A. Barretto, Jr, Gary Brennan, California Rifle & Pistol Association, Incorporated, Jose Flores, Gun Owners Foundation, Gun

		Owners of America, Gun Owners of California, Inc., Eric Hans, Andrew Harms, Sheldon Hough, Liberal Gun Owners Association, Reno May, Anthony Miranda, Second Amendment Foundation, Pete Stephenson (Attorney Carl Dawson Michel added to party Barry Bahrami(pty:pla), Attorney Carl Dawson Michel added to party Isabelle R. Barretto(pty:pla), Attorney Carl Dawson Michel added to party Oscar A. Barretto, Jr(pty:pla), Attorney Carl Dawson Michel added to party Oscar A. Barretto, Jr(pty:pla), Attorney Carl Dawson Michel added to party Gary Brennan(pty:pla), Attorney Carl Dawson Michel added to party Gary Brennan(pty:pla), Attorney Carl Dawson Michel added to party Jose Flores(pty:pla), Attorney Carl Dawson Michel added to party Jose Flores(pty:pla), Attorney Carl Dawson Michel added to party Gun Owners Foundation(pty:pla), Attorney Carl Dawson Michel added to party Gun Owners of California, Inc.(pty:pla), Attorney Carl Dawson Michel added to party Gun Owners of California, Inc.(pty:pla), Attorney Carl Dawson Michel added to party Fric Hans(pty:pla), Attorney Carl Dawson Michel added to party Gun Owners of California, Inc.(pty:pla), Attorney Carl Dawson Michel added to party Andrew Harms(pty:pla), Attorney Carl Dawson Michel added to party Sheldon Hough(pty:pla), Attorney Carl Dawson Michel added to party Reno May(pty:pla), Attorney Carl Dawson Michel added to party Anthony Miranda(pty:pla), Attorney Carl Dawson Michel added to party Second Amendment Foundation(pty:pla), Attorney Carl Dawson Michel added to party Pete Stephenson(pty:pla))(Michel, Carl) (Entered: 09/28/2023)
09/28/2023	<u>12</u>	ORDER by Judge Cormac J. Carney, Granting Stipulation to Set Briefing Schedule and Increase Word Limits for Plaintiffs' Motion for Preliminary Injunction <u>9</u> . The Court having reviewed the Parties' Stipulation, and good cause appearing, hereby GRANTS the Joint Stipulation and ORDERS as follows: 1. Plaintiffs' memorandum of points and authorities shall have a 12,500-word limit; SEE DOCUMENT FOR FURTHER INFORMATION. (twdb) (Entered: 09/28/2023)
09/29/2023	13	NOTICE OF MOTION AND MOTION for Preliminary Injunction re temporarily enjoining Defendant from enforcing California Penal Code § 26230, subds. (5), (7), (8), (9), (11), (12), (13), (17), (22), (23), and (26) filed by Plaintiffs Barry Bahrami, Isabelle R. Barretto, Oscar A. Barretto, Jr, Gary Brennan, California Rifle & Pistol Association, Incorporated, Jose Flores, Gun Owners Foundation, Gun Owners of America, Gun Owners of California, Inc., Eric Hans, Andrew Harms, Sheldon Hough, Liberal Gun Owners Association, Reno May, Anthony Miranda, Second Amendment Foundation, Pete Stephenson. Motion set for hearing on 12/4/2023 at 01:30 PM before Judge Cormac J. Carney. (Attachments: # 1 Memorandum of Points and Authorities, # 2 Declaration of Alan Gottlieb, # 3 Declaration of Andrew Harms, # 4 Declaration of Anthony Miranda, # 5 Declaration of Barry Bahrami, # 6 Declaration of Brian R. Marvel, # 7 Declaration of Clayton Cramer, # 8 Declaration of Eric Hans, # 9 Declaration of Erich Pratt, # 10 Declaration of Gary Brennan, # 11 Declaration of Isabelle Barretto, # 12 Declaration of Oscar Barretto, # 15 Declaration of Pete Stephenson, # 16 Declaration of Reno May, # 17 Declaration of Richard Minnich, # 18 Declaration of Sam Paredes, # 19 Declaration of Sheldon Hough, # 20 Proposed Order) (Michel, Carl) (Entered: 09/29/2023)
10/02/2023	<u>14</u>	NOTICE OF ERRATA RE: CERTIFICATE OF COMPLIANCE FOR MOTION FOR PRELIMINARY INJUNCTION re NOTICE OF MOTION AND MOTION for Preliminary Injunction re temporarily enjoining Defendant from enforcing California Penal Code § 26230, subds. (5), (7), (8), (9), (11), (12), (13), (17), (22), (23), and (26) 13 filed by Plaintiffs Barry Bahrami, Isabelle R. Barretto, Oscar A. Barretto, Jr, Gary Brennan, California Rifle & Pistol Association, Incorporated, Jose Flores, Gun Owners

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		Foundation, Gun Owners of America, Gun Owners of California, Inc., Eric Hans, Andrew Harms, Sheldon Hough, Liberal Gun Owners Association, Reno May, Anthony Miranda, Pete Stephenson. (Michel, Carl) (Entered: 10/02/2023)
10/02/2023	<u>15</u>	NOTICE TO FILER OF DEFICIENCIES in Electronically Filed Document RE: Notice of Appearance 10. The following error(s) was/were found: Incorrect event selected. Correct event to be used is: Notice of Appearance or Withdrawal of Counsel G123 In response to this notice, the Court may: (1) order an amended or correct document to be filed; (2) order the document stricken; or (3) take other action as the Court deems appropriate. You need not take any action in response to this notice unless and until the Court directs you to do so. (ak) (Entered: 10/02/2023)
10/02/2023	<u>16</u>	PROOF OF SERVICE Executed by Plaintiff Sheldon Hough, Barry Bahrami, Anthony Miranda, California Rifle & Pistol Association, Incorporated, Reno May, Liberal Gun Owners Association, Gun Owners of America, Isabelle R. Barretto, Eric Hans, Andrew Harms, Second Amendment Foundation, Gun Owners Foundation, Gun Owners of California, Inc., Pete Stephenson, Gary Brennan, Jose Flores, Oscar A. Barretto, Jr, upon Defendant Robert Bonta served on 9/26/2023, answer due 10/17/2023. Service of the Summons and Complaint were executed upon Robert Bonta, in his official capacity as Attorney General of the State of California in compliance with Federal Rules of Civil Procedure by personal service (Moros, Konstadinos) (Entered: 10/02/2023)
10/03/2023	17	MINUTE ORDER IN CHAMBERS by Judge Cormac J. Carney: ORDER COORDINATING CASES AND CONTINUING HEARING ON MOTIONS FOR PRELIMINARY INJUNCTION. Accordingly, the hearing on both motions for preliminary injunction will occur on December 20, 2023, at 1:30 p.m. The briefing schedule and word limits in May shall apply to both cases. (See May Dkt. 12.) Specifically, the governments opposition briefs, with a 12,500 word limit, shall be filed by November 3, 2023, and Plaintiffs reply briefs, with the standard 7,000 word limit, shall be filed by November 20, 2023. (Motion hearing continued to 12/20/2023 at 01:30 PM before Judge Cormac J. Carney.) (twdb) (Entered: 10/03/2023)
10/11/2023	<u>18</u>	STIPULATION for Extension of Time to File Answer to 21 days after ruling on motion for preliminary injunction re Complaint (Attorney Civil Case Opening),,,,,, <u>1</u> filed by Defendant Robert Bonta. (Attachments: # <u>1</u> Proposed Order, # <u>2</u> Proof of Service) (Meyerhoff, Robert) (Entered: 10/11/2023)
10/11/2023	<u>19</u>	ORDER by Judge Cormac J. Carney, Granting Stipulation to File Combined Opposition Brief RE: Plaintiffs' Motion for Preliminary Injunction and to Extend Defendant's Time to Respond to Complaint <u>18</u> . Defendant's deadline to answer or otherwise respond to Plaintiffs' complaint shall be continued until 21 days after a ruling from this Court on the Motion for Preliminary Injunction. (twdb) (Entered: 10/11/2023)
11/02/2023	<u>20</u>	Notice of Appearance or Withdrawal of Counsel: for attorney Todd Grabarsky counsel for Defendant Robert Bonta. Filed by defendant Rob Bonta. (Attorney Todd Grabarsky added to party Robert Bonta(pty:dft))(Grabarsky, Todd) (Entered: 11/02/2023)
11/03/2023	21	OPPOSITION to NOTICE OF MOTION AND MOTION for Preliminary Injunction re temporarily enjoining Defendant from enforcing California Penal Code § 26230, subds. (5), (7), (8), (9), (11), (12), (13), (17), (22), (23), and (26) <u>13</u> filed by Defendant Robert Bonta. (Attachments: # <u>1</u> Declaration of H. Brewer, # <u>2</u> Declaration of P. Charles, # <u>3</u> Declaration of M. Fissell, # <u>4</u> Declaration of L. Glaser, # <u>5</u> Declaration of M. Kevane, # <u>6</u> Declaration of J. Kisacky, # <u>7</u> Declaration of P. Mancall, # <u>8</u> Declaration of S. Murphy, # <u>9</u> Declaration of B. Rivas, # <u>10</u> Declaration of J. Salzmann, # <u>11</u> Declaration

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		of Z. Schrag, # <u>12</u> Declaration of A. Winkler, # <u>13</u> Declaration of T. Young)(Meyerhoff, Robert) (Entered: 11/03/2023)
11/03/2023	22	Compendium of Historical Laws and Treatises Index Volume filed by Defendant Robert Bonta re: Response in Opposition to Motion,, <u>21</u> (Attachments: # <u>1</u> Compendium of Historical Laws and Treatises Volume 1, # <u>2</u> Compendium of Historical Laws and Treatises Volume 2, # <u>3</u> Compendium of Historical Laws and Treatises Volume 3, # <u>4</u> Compendium of Historical Laws and Treatises Volume 4)(Meyerhoff, Robert) (Entered: 11/03/2023)
11/06/2023	23	Notice of Appearance or Withdrawal of Counsel: for attorney Christopher Thomas Casamassima counsel for Amicus Professors of Property Law. Adding Christopher T. Casamassima as counsel of record for Professors of Property Law for the reason indicated in the G-123 Notice. Filed by Amici Curiae Professors of Property Law. (Attorney Christopher Thomas Casamassima added to party Professors of Property Law(pty:am))(Casamassima, Christopher) (Entered: 11/06/2023)
11/06/2023	<u>24</u>	CERTIFICATE of Interested Parties filed by Amici Curiae Professors of Property Law, (Casamassima, Christopher) (Entered: 11/06/2023)
11/06/2023	<u>25</u>	NOTICE OF MOTION AND MOTION to File Amicus Brief <i>in Support of Defendant</i> <i>Bonta's Opposition to Motions for Preliminary Injunction (Unopposed)</i> filed by Amici Curiae Professors of Property Law. Motion set for hearing on 12/4/2023 at 01:30 PM before Judge Cormac J. Carney. (Attachments: # <u>1</u> Memorandum of Law in Support, # <u>2</u> Exhibit A - Brief for Professors of Property Law as Amici Curiae in Support of Defendant Bonta's Opposition to Motions for Preliminary Injunction, # <u>3</u> Proposed Order) (Casamassima, Christopher) (Entered: 11/06/2023)
11/08/2023	<u>26</u>	ORDER GRANTING PROFESSORS OF PROPERTY LAW'S UNOPPOSED MOTION FOR LEAVE TO FILE BRIEF AS AMICI CURIAE 25 by Judge Cormac J. Carney. (lom) (Entered: 11/09/2023)
11/09/2023	27	NOTICE of Appearance filed by attorney Jane Elizabeth Reilley on behalf of Defendant Robert Bonta (Attorney Jane Elizabeth Reilley added to party Robert Bonta(pty:dft)) (Reilley, Jane) (Entered: 11/09/2023)
11/14/2023	28	Notice of Appearance or Withdrawal of Counsel: for attorney Lisa Jane Plank counsel for Defendant Robert Bonta. Adding Lisa J. Plank as counsel of record for Robert Bonta for the reason indicated in the G-123 Notice. Filed by Defendant Robert Bonta. (Attorney Lisa Jane Plank added to party Robert Bonta(pty:dft))(Plank, Lisa) (Entered: 11/14/2023)
11/20/2023	<u>29</u>	REPLY in Support of NOTICE OF MOTION AND MOTION for Preliminary Injunction re temporarily enjoining Defendant from enforcing California Penal Code § 26230, subds. (5), (7), (8), (9), (11), (12), (13), (17), (22), (23), and (26) <u>13</u> filed by Plaintiffs Barry Bahrami, Isabelle R. Barretto, Oscar A. Barretto, Jr, Gary Brennan, California Rifle & Pistol Association, Incorporated, Jose Flores, Gun Owners Foundation, Gun Owners of America, Gun Owners of California, Inc., Eric Hans, Andrew Harms, Sheldon Hough, Liberal Gun Owners Association, Reno May, Anthony Miranda, Second Amendment Foundation, Pete Stephenson. (Attachments: # <u>1</u> Evidentiary Objections of Plaintiffs to Declaration of Professor Adam WInkler, # <u>2</u> Evidentiary Objections of Plaintiffs to Declaration of Dr. Brennan Rivas, # <u>3</u> Evidentiary Objections of Plaintiffs to Declaration of Holly Brewer, # <u>4</u> Evidentiary Objections of Dr. Jeanne Kisacky, # <u>5</u> Evidentiary Objections of Plaintiffs to

		Declaration of Joshua Salzmann, # <u>6</u> Evidentiary Objections of Plaintiffs to Declaration of Leah Glaser, # <u>7</u> Evidentiary Objections of Plaintiffs to Declaration of Dr. Mary Fissell, # <u>8</u> Evidentiary Objections of Plaintiffs to Declaration of Michael Kevane, # <u>9</u> Evidentiary Objections of Plaintiffs to Declaration of Patrick J. Charles, # <u>10</u> Evidentiary Objections of Plaintiffs to Declaration of Peter C. Mancall, # <u>11</u> Evidentiary Objections of Plaintiffs to Declaration of Peter C. Mancall, # <u>11</u> Evidentiary Objections of Plaintiffs to Declaration of Professor Sharon Murphy Sharon, # <u>12</u> Evidentiary Objections of Plaintiffs to Declaration of Professor Terrance Young, # <u>13</u> Evidentiary Objections of Plaintiffs to Declaration of Zachary Schrag, # <u>14</u> Memorandum May Plaintiffs Memorandum of Points and Authorities in Support of Excluding Under Federal Rule of Evidence 702, or Disregarding Under Rule 403, the Testimony Of Defendants Expert Witnesses, # <u>15</u> Declaration Rebuttal Declaration of Clayton Cramer, # <u>16</u> Appendix Appendix to Rebuttal Declaration of Clayton Cramer) (Michel, Carl) (Entered: 11/20/2023)
11/27/2023	30	JOINDER filed by Plaintiffs Barry Bahrami, Isabelle R. Barretto, Oscar A. Barretto, Jr, Gary Brennan, California Rifle & Pistol Association, Incorporated, Jose Flores, Gun Owners Foundation, Gun Owners of America, Gun Owners of California, Inc., Eric Hans, Andrew Harms, Sheldon Hough, Liberal Gun Owners Association, Reno May, Anthony Miranda, Second Amendment Foundation, Pete Stephenson (Michel, Carl) (Entered: 11/27/2023)
12/07/2023	<u>31</u>	RESPONSE filed by Defendant Robert Bontato Reply (Motion related),,,,,,, 29 Defendant's Opposition to Plaintiffs' Request to Exclude or Disregard Testimony of Defendant's Declarants (Meyerhoff, Robert) (Entered: 12/07/2023)
12/07/2023	<u>32</u>	DECLARATION re Response in Opposition to Motion,, <u>21</u> Sur-Rebuttal Declaration of Holly Brewer in Support of Defendant's Opposition to Plaintiffs' Motion for Preliminary Injunction filed by Defendant Robert Bonta. (Meyerhoff, Robert) (Entered: 12/07/2023)
12/07/2023	<u>33</u>	DECLARATION re Response in Opposition to Motion,, <u>21</u> Sur-Rebuttal Declaration of Patrick J. Charles in Support of Defendant's Opposition to Plaintiffs' Motions for Preliminary Injunction filed by Defendant Robert Bonta. (Meyerhoff, Robert) (Entered: 12/07/2023)
12/07/2023	<u>34</u>	DECLARATION re Response in Opposition to Motion,, <u>21</u> Sur-Rebuttal Declaration of Dr. Mary Fissell in Support of Defendant's Opposition to Plaintiffs' Motions for Preliminary Injunction filed by Defendant Robert Bonta. (Meyerhoff, Robert) (Entered: 12/07/2023)
12/07/2023	<u>35</u>	DECLARATION re Response in Opposition to Motion,, <u>21</u> Sur-Rebuttal Declaration of Leah Glaser in Support of Defendant's Opposition to Plaintiffs' Motions for Preliminary Injunction filed by Defendant Robert Bonta. (Meyerhoff, Robert) (Entered: 12/07/2023)
12/07/2023	<u>36</u>	DECLARATION re Response in Opposition to Motion,, <u>21</u> Sur-Rebuttal Declaration of Dr. Brennan Rivas in Support of Defendant's Opposition to Plaintiffs' Motions for Preliminary Injunction filed by Defendant Robert Bonta. (Meyerhoff, Robert) (Entered: 12/07/2023)
12/07/2023	<u>37</u>	DECLARATION re Response in Opposition to Motion,, <u>21</u> Sur-Rebuttal Declaration of Joshua Salzmann in Support of Defendant's Opposition to Plaintiffs' Motions for Preliminary Injunction filed by Defendant Robert Bonta. (Meyerhoff, Robert) (Entered: 12/07/2023)

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12/07/2023	<u>38</u>	DECLARATION re Response in Opposition to Motion,, <u>21</u> Sur-Rebuttal Declaration of Prof. Adam Winkler in Support of Defendant's Opposition to Plaintiffs' Motions for Preliminary Injunction filed by Defendant Robert Bonta. (Meyerhoff, Robert) (Entered: 12/07/2023)
12/08/2023	<u>39</u>	OBJECTIONS to Reply (Motion related),,,,,,, <u>29</u> Defendant's Objections to Rebuttal Declaration of Clayton Cramer filed by Defendant Robert Bonta. (Meyerhoff, Robert) (Entered: 12/08/2023)
12/11/2023	<u>40</u>	Notice of Supplemental Authority in Connection with Plaintiffs' Motions for Preliminary Injunction re NOTICE OF MOTION AND MOTION for Preliminary Injunction re temporarily enjoining Defendant from enforcing California Penal Code § 26230, subds. (5), (7), (8), (9), (11), (12), (13), (17), (22), (23), and (26) <u>13</u> filed by Defendant Robert Bonta. (Attachments: # <u>1</u> Exhibit A)(Meyerhoff, Robert) (Entered: 12/11/2023)
12/13/2023	<u>41</u>	Notice of Appearance or Withdrawal of Counsel: for attorney Alexander Asch Frank counsel for Plaintiffs Barry Bahrami, Isabelle R. Barretto, Oscar A. Barretto, Jr, Gary Brennan, California Rifle & Pistol Association, Incorporated, Jose Flores, Gun Owners Foundation, Gun Owners of America, Gun Owners of California, Inc., Eric Hans, Andrew Harms, Sheldon Hough, Liberal Gun Owners Association, Reno May, Anthony Miranda, Second Amendment Foundation, Pete Stephenson. Adding Alexander Asch Frank as counsel of record for Plaintiffs for the reason indicated in the G-123 Notice. Filed by Plaintiffs RENO MAY, an individual; ANTHONY MIRANDA, an individual; ERIC HANS, an individual; GARY BRENNAN, an individual; OSCAR A. BARRETTO, JR., an individual; ISABELLE R. BARRETTO, an individual; BARRY BAHRAMI, an individual; PETE STEPHENSON, an individual; ANDREW HARMS, an individual; JOSE FLORES, an individual; DR. SHELDON HOUGH, DDS, an individual; GUN OWNERS OF AMERICA; GUN OWNERS FOUNDATION; GUN OWNERS OF CALIFORNIA, INC.; LIBERAL GUN OWNERS ASSOCIATION; and CALIFORNIA RIFLE & PISTOL ASSOCIATION, INCORPORATED. (Attorney Alexander Asch Frank added to party Bary Bahrami(pty:pla), Attorney Alexander Asch Frank added to party Isabelle R. Barretto(pty:pla), Attorney Alexander Asch Frank added to party Oscar A. Barretto, Jr(pty.pla), Attorney Alexander Asch Frank added to party Oscar A. Barretto, Jr(pty.pla), Attorney Alexander Asch Frank added to party Ose Flores(pty:pla), Attorney Alexander Asch Frank added to party Gun Owners Foundation(pty:pla), Attorney Alexander Asch Frank added to party Gun Owners Foundation(pty:pla), Attorney Alexander Asch Frank added to party Gun Owners Foundation(pty:pla), Attorney Alexander Asch Frank added to party Gun Owners Foundation(pty:pla), Attorney Alexander Asch Frank added to party Gun Owners Foundation(pty:pla), Attorney Alexander Asch Frank added to party Gun Owners Foundation(pty:pla), Attorney Alexander Asch Frank added to party Gun Owners Foundation (pty:pla), Attorney Alexander Asch Frank a

		Foundation(pty:pla), Attorney Alexander Asch Frank added to party Gun Owners of America(pty:pla), Attorney Alexander Asch Frank added to party Gun Owners of California, Inc.(pty:pla), Attorney Alexander Asch Frank added to party Eric Hans(pty:pla), Attorney Alexander Asch Frank added to party Andrew Harms(pty:pla), Attorney Alexander Asch Frank added to party Sheldon Hough(pty:pla), Attorney Alexander Asch Frank added to party Liberal Gun Owners Association(pty:pla), Attorney Alexander Asch Frank added to party Reno May(pty:pla), Attorney Alexander Asch Frank added to party Anthony Miranda(pty:pla), Attorney Alexander Asch Frank added to party Pete Stephenson(pty:pla))(Frank, Alexander) (Entered: 12/13/2023)
12/13/2023	42	Notice of Appearance or Withdrawal of Counsel: for attorney Joshua R Dale counsel for Plaintiffs Barry Bahrami, Isabelle R. Barretto, Oscar A. Barretto, Jr, Gary Brennan, California Rifle & Pistol Association, Incorporated, Jose Flores, Gun Owners Foundation, Gun Owners of America, Gun Owners of California, Inc., Eric Hans, Andrew Harms, Sheldon Hough, Liberal Gun Owners Association, Reno May, Anthony Miranda, Pete Stephenson. Adding Joshua Robert Dale as counsel of record for Plaintiffs for the reason indicated in the G-123 Notice. Filed by Plaintiffs RENO MAY, an individual; ANTHONY MIRANDA, an individual; ERIC HANS, an individual; GARY BRENNAN, an individual; OSCAR A. BARRETTO, JR., an individual; ISABELLE R. BARRETTO, an individual; BARRY BAHRAMI, an individual; ISABELLE R. BARRETTO, an individual; BARRY BAHRAMI, an individual; PETE STEPHENSON, an individual; ANDREW HARMS, an individual; JOSE FLORES, an individual; DR. SHELDON HOUGH, DDS, an individual; GUN OWNERS OF AMERICA; GUN OWNERS FOUNDATION; GUN OWNERS OF CALIFORNIA, INC.; LIBERAL GUN OWNERS ASSOCIATION; and CALIFORNIA RIFLE & PISTOL ASSOCIATION, INCORPORATED. (Attorney Joshua R Dale added to party Barry Bahrami(pty:pla), Attorney Joshua R Dale added to party Oshua R Dale added to party California Rifle & Pistol Association, Incorporated(pty:pla), Attorney Joshua R Dale added to party Gary Brennan(pty:pla), Attorney Joshua R Dale added to party California Rifle & Pistol Association, Incorporated(pty:pla), Attorney Joshua R Dale added to party Joshua R Dale added to party Gun Owners of California, Inc.(pty:pla), Attorney Joshua R Dale added to party Gun Owners of California, Inc.(pty:pla), Attorney Joshua R Dale added to party Gun Owners of California, Inc.(pty:pla), Attorney Joshua R Dale added to party Fic Hans(pty:pla), Attorney Joshua R Dale added to party Andrew Harms(pty:pla), Attorney Joshua R Dale added to party Sheldon Hough(pty:pla), Attorney Joshua R Dale added to party Liberal Gun Owners Association(pty:pla), Attorney Joshua R Dale added t
12/14/2023	<u>43</u>	OBJECTIONS to Declaration, <u>37</u> , Declaration, <u>33</u> , Declaration, <u>32</u> , Declaration, <u>34</u> , Declaration, <u>38</u> , Declaration, <u>36</u> , Declaration, <u>35</u> filed by Plaintiffs Barry Bahrami, Isabelle R. Barretto, Oscar A. Barretto, Jr, Gary Brennan, California Rifle & Pistol Association, Incorporated, Jose Flores, Gun Owners Foundation, Gun Owners of America, Gun Owners of California, Inc., Eric Hans, Andrew Harms, Sheldon Hough, Liberal Gun Owners Association, Reno May, Anthony Miranda, Second Amendment Foundation, Pete Stephenson. (Michel, Carl) (Entered: 12/14/2023)
12/20/2023	44	MINUTES OF PLAINTIFF'S MOTION FOR PRELIMINARY INJUNCTION 13 Hearing held before Judge Cormac J. Carney. Cause is called for hearing and counsel make their appearances. Motion hearing is held. The Court hears oral argument from the parties. The Court takes the Motion under submission. Order to issue. Court

		Reporter: Debbie Hino-Spaan. ATTORNEYS PRESENT FOR PLAINTIFF: Konstadinos Moros; Alexander Frank; Bradley Benbrook; Stephen Duvernay. ATTORNEYS PRESENT FOR DEFENDANT: Jane Reilley; Lisa Plank; Robert Meyerhoff; Todd Grabarsky; Carolyn Downs. Time in Court 1:20 mins. Courtroom Deputy: Rolls Royce Paschal. THERE IS NO PDF DOCUMENT ASSOCIATED WITH THIS ENTRY. TEXT ONLY ENTRY. (rrp) (rrp) (Entered: 12/20/2023)
12/20/2023	<u>45</u>	ORDER by Judge Cormac J. Carney: GRANTING <u>13</u> PLAINTIFFS' MOTIONS FOR PRELIMINARY INJUNCTION [May Dkt. 13; Carralero Dkt. 6]. SEE DOCUMENT FOR FURTHER INFORMATION. (twdb) (Entered: 12/20/2023)
12/20/2023	<u>46</u>	PRELIMINARY INJUNCTION by Judge Cormac J. Carney. SEE DOCUMENT FOR FURTHER INFORMATION. (twdb) (Entered: 12/20/2023)
12/22/2023	<u>47</u>	NOTICE OF APPEAL to the 9th Circuit Court of Appeals filed by Defendant Robert Bonta. Appeal of Order on Motion for Preliminary Injunction <u>45</u> , Preliminary Injunction <u>46</u> . (Appeal Fee - \$605 Fee Paid, Receipt No. ACACDC-36623817.) (Attachments: # <u>1</u> Representation Statement)(Meyerhoff, Robert) (Entered: 12/22/2023)
12/24/2023	<u>48</u>	ORDER from Ninth Circuit Court of Appeals filed re: Notice of Appeal to 9th Circuit Court of Appeals, <u>47</u> filed by Robert Bonta. CCA # 23-4356. The court has received the emergency motion to stay the district court's December 20, 2023 preliminary injunction. The responses to the emergency motion are due by 12:00pm Pacific Time on December 27, 2023. The optional reply is due by 12:00pm Pacific Time on December 29, 2023. (mat) (Entered: 12/27/2023)
01/08/2024	<u>49</u>	TRANSCRIPT ORDER re: Court of Appeals case number 23-4356, as to Defendant Robert Bonta for Court Reporter. (Meyerhoff, Robert) (Entered: 01/08/2024)
01/08/2024	<u>50</u>	DESIGNATION of Record on Appeal by Defendant Robert Bonta re <u>47</u> (Meyerhoff, Robert) (Entered: 01/08/2024)
01/10/2024	<u>51</u>	STIPULATION for Extension of Time to File Response as to Complaint (Attorney Civil Case Opening),,,,, <u>1</u> filed by Defendant Robert Bonta. (Attachments: # <u>1</u> Proposed Order Re: Stipulation, # <u>2</u> Certificate of Service)(Meyerhoff, Robert) (Entered: 01/10/2024)
01/11/2024	52	TRANSCRIPT for proceedings held on 12/20/2023 at 1:29 p.m. ****Transcript may be viewed at the court public terminal or purchased through Court Reporter DEBBIE HINO-SPAAN at: WEBSITE www.debbiehinospaan.com; E-mail, dhinospaan@yahoo.com before the deadline for Release of Transcript restriction. After that date, it may be obtained from the Court Reporter or through PACER. Additional formats of the transcript (ASCII, Condensed, and Word Indexing/Concordance) are also available to be purchased at any time through the Court Reporter. Notice of Intent to Redact due within 7 days of this date.** Redaction Request due 2/1/2024. Redacted Transcript Deadline set for 2/12/2024. Release of Transcript Restriction set for 4/10/2024. (dhs) (Entered: 01/11/2024)
01/11/2024	53	NOTICE OF FILING TRANSCRIPT filed for proceedings 12/20/2023 at 1:29 p.m. re Transcript 52 THERE IS NO PDF DOCUMENT ASSOCIATED WITH THIS ENTRY. (dhs) TEXT ONLY ENTRY (Entered: 01/11/2024)
01/11/2024	<u>54</u>	ORDER by Judge Cormac J. Carney, Granting Stipulation to Extend Time to Respond to Complaint <u>51</u> . SEE DOCUMENT FOR FURTHER INFORMATION. (twdb) (Entered: 01/11/2024)

PACER Service Center				
	Transaction Receipt			
	01/12/2024 09:45:50			
PACER Login:	CA0858GOV	Client Code:		
Description:	Docket Report	Search Criteria:	8:23-cv-01696-CJC-ADS End date: 1/12/2024	
Billable Pages:	21	Cost:	2.10	

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ACCO,(ADSx),APPEAL,DISCOVERY,MANADR,RELATED-G

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA (Southern Division - Santa Ana) CIVIL DOCKET FOR CASE #: 8:23-cv-01798-CJC-ADS

Carralero et al v. Bonta Assigned to: Judge Cormac J. Carney Referred to: Magistrate Judge Autumn D. Spaeth Related Case: <u>8:23-cv-01696-CJC-ADS</u> Case in other court: 9th CCA, 23-04354 Cause: 42:1983 Civil Rights Act

Plaintiff

Marco Antonio Carralero

Date Filed: 09/26/2023 Jury Demand: None Nature of Suit: 440 Civil Rights: Other Jurisdiction: Federal Question

represented by Bradley A Benbrook

Benbrook Law Group, PC 701 University Avenue Suite 106 Sacramento, CA 95825 916-447-4900 Fax: 916-447-4904 Email: brad@benbrooklawgroup.com *LEAD ATTORNEY ATTORNEY TO BE NOTICED*

Stephen Michael Duvernay

Benbrook Law Group 701 University Avenue Suite 106 Sacramento, CA 95825 916-447-4900 Email: steve@benbrooklawgroup.com *ATTORNEY TO BE NOTICED*

<u>Plaintiff</u> Garrison Ham

represented by Bradley A Benbrook

(See above for address) LEAD ATTORNEY ATTORNEY TO BE NOTICED

Stephen Michael Duvernay

(See above for address) ATTORNEY TO BE NOTICED

Plaintiff

Michael Schwartz

represented by Bradley A Benbrook

(See above for address) LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Stephen Michael Duvernay

(See above for address) ATTORNEY TO BE NOTICED

Plaintiff

Orange County Gun Owners PAC

represented by Bradley A Benbrook

(See above for address) LEAD ATTORNEY ATTORNEY TO BE NOTICED

Stephen Michael Duvernay

(See above for address) ATTORNEY TO BE NOTICED

<u>Plaintiff</u>

San Diego County Gun Owners PAC

represented by Bradley A Benbrook

(See above for address) LEAD ATTORNEY ATTORNEY TO BE NOTICED

Stephen Michael Duvernay

(See above for address) ATTORNEY TO BE NOTICED

<u>Plaintiff</u>

California Gun Rights Foundation

represented by Bradley A Benbrook

(See above for address) LEAD ATTORNEY ATTORNEY TO BE NOTICED

Stephen Michael Duvernay

(See above for address) ATTORNEY TO BE NOTICED

<u>Plaintiff</u>

Firearms Policy Coalition, Inc.

represented by Bradley A Benbrook

(See above for address) LEAD ATTORNEY ATTORNEY TO BE NOTICED

Stephen Michael Duvernay

(See above for address) ATTORNEY TO BE NOTICED

V.

<u>Defendant</u>

Rob Bonta

in his official capacity as Attorney General of California

represented by Jane Elizabeth Reilley

California Department of Justice Office of the California Attorney General 455 Golden Gate Avenue, Suite 11000 San Francisco, CA 94102 415-510-3879 Fax: 415-703-5480 Email: Jane.Reilley@doj.ca.gov ATTORNEY TO BE NOTICED

Lisa Jane Plank

CAAG - Office of the Attorney General California Department of Justice 455 Golden Gate Avenue Suite 11000 San Francisco, CA 94102 415-510-4445 Fax: 415-703-1234 Email: Lisa.Plank@doj.ca.gov ATTORNEY TO BE NOTICED

Robert Leslie Meyerhoff

CAAG - Office of Attorney General California Department of Justice 300 South Spring Street Suite 1702 San Francisco, CA 94111 213-269-6177 Fax: 916-731-2144 Email: robert.meyerhoff@doj.ca.gov *ATTORNEY TO BE NOTICED*

Todd Grabarsky

CAAG - Office of Attorney General California Department of Justice 300 South Spring Street Suite 1702 Los Angeles, CA 90013 213-269-6044 Fax: 213-897-7604 Email: todd.grabarsky@doj.ca.gov *ATTORNEY TO BE NOTICED*

Amicus

Professors of Property Law

represented by Christopher Thomas Casamassima

Wilmer Cutler Pickering Hale and Dorr LLP 350 South Grand Avenue, Suite 2400 Los Angeles, CA 90071 213-443-5374 Fax: 213-443-5400 Email: chris.casamassima@wilmerhale.com

ATTORNEY TO BE NOTICED

Date Filed	#	Docket Text
09/26/2023	1	COMPLAINT Receipt No: ACACDC-36107409 - Fee: \$402, filed by Plaintiffs California Gun Rights Foundation, Michael Schwartz, Firearms Policy Coalition, Inc., Garrison Ham, Marco Antonio Carralero, Orange County Gun Owners PAC, San Diego County Gun Owners PAC. (Attorney Bradley A Benbrook added to party California Gun Rights Foundation(pty:pla), Attorney Bradley A Benbrook added to party Marco Antonio Carralero(pty:pla), Attorney Bradley A Benbrook added to party Firearms Policy Coalition, Inc.(pty:pla), Attorney Bradley A Benbrook added to party Garrison Ham(pty:pla), Attorney Bradley A Benbrook added to party Garrison Owners PAC(pty:pla), Attorney Bradley A Benbrook added to party Gun Owners PAC(pty:pla), Attorney Bradley A Benbrook added to party San Diego County Gun Owners PAC(pty:pla), Attorney Bradley A Benbrook added to party San Diego County Gun Owners PAC(pty:pla), Attorney Bradley A Benbrook added to party Michael Schwartz(pty:pla))(Benbrook, Bradley) (Entered: 09/26/2023)
09/26/2023	2	Request for Clerk to Issue Summons on Complaint (Attorney Civil Case Opening),,, <u>1</u> filed by Plaintiffs California Gun Rights Foundation, Marco Antonio Carralero, Firearms Policy Coalition, Inc., Garrison Ham, Orange County Gun Owners PAC, San Diego County Gun Owners PAC, Michael Schwartz. (Benbrook, Bradley) (Entered: 09/26/2023)
09/26/2023	<u>3</u>	CIVIL COVER SHEET filed by Plaintiffs California Gun Rights Foundation, Marco Antonio Carralero, Firearms Policy Coalition, Inc., Garrison Ham, Orange County Gun Owners PAC, San Diego County Gun Owners PAC, Michael Schwartz. (Benbrook, Bradley) (Entered: 09/26/2023)
09/26/2023	4	CERTIFICATE of Interested Parties filed by Plaintiffs California Gun Rights Foundation, Marco Antonio Carralero, Firearms Policy Coalition, Inc., Garrison Ham, Orange County Gun Owners PAC, San Diego County Gun Owners PAC, Michael Schwartz, (Benbrook, Bradley) (Entered: 09/26/2023)
09/26/2023	<u>5</u>	NOTICE of Related Case(s) filed by Plaintiffs California Gun Rights Foundation, Marco Antonio Carralero, Firearms Policy Coalition, Inc., Garrison Ham, Orange County Gun Owners PAC, San Diego County Gun Owners PAC, Michael Schwartz. Related Case(s): 8:23-cv-01696 (Benbrook, Bradley) (Entered: 09/26/2023)
09/26/2023	<u>6</u>	NOTICE OF MOTION AND MOTION for Preliminary Injunction re Enforcement of the "sensitive place" restrictions in Senate Bill 2, codified at Penal Code § 26230 filed by Plaintiffs California Gun Rights Foundation, Marco Antonio Carralero, Firearms Policy Coalition, Inc., Garrison Ham, Orange County Gun Owners PAC, San Diego County Gun Owners PAC, Michael Schwartz. (Attachments: # <u>1</u> Memorandum, # <u>2</u> Declaration Declaration of Marco Carralero, # <u>3</u> Declaration Declaration of Garrison Ham, # <u>4</u> Declaration Declaration of Michael Schwartz, # <u>5</u> Declaration Declaration of Gene Hoffman, # <u>6</u> Declaration Declaration of Brandon Combs) (Benbrook, Bradley) (Entered: 09/26/2023)
09/27/2023	7	Amendment to NOTICE OF MOTION AND MOTION for Preliminary Injunction re Enforcement of the "sensitive place" restrictions in Senate Bill 2, codified at Penal Code § 26230 <u>6</u> Amended Memorandum of Points and Authorities in Support of Motion for a Preliminary Injunction filed by Plaintiffs California Gun Rights Foundation, Marco Antonio Carralero, Firearms Policy Coalition, Inc., Garrison Ham, Orange County Gun Owners PAC, San Diego County Gun Owners PAC, Michael Schwartz. (Benbrook,

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		Bradley) (Entered: 09/27/2023)	
09/28/2023	<u>8</u>	NOTICE of Appearance filed by attorney Robert Leslie Meyerhoff on behalf of Defendant Rob Bonta (Attorney Robert Leslie Meyerhoff added to party Rob Bonta(pty:dft))(Meyerhoff, Robert) (Entered: 09/28/2023)	
09/28/2023	<u>9</u>	NOTICE OF ASSIGNMENT to District Judge James V. Selna and Magistrate Judge Karen E. Scott. (sh) (Entered: 09/28/2023)	
09/28/2023	<u>10</u>	NOTICE TO PARTIES OF COURT-DIRECTED ADR PROGRAM filed. (sh) (Entered: 09/28/2023)	
09/28/2023	<u>11</u>	Notice to Counsel Re Consent to Proceed Before a United States Magistrate Judge. (sh) (Entered: 09/28/2023)	
09/28/2023	<u>12</u>	60 DAY Summons Issued re Complaint (Attorney Civil Case Opening),,, <u>1</u> as to Defendant Rob Bonta. (sh) (Entered: 09/28/2023)	
09/29/2023	<u>13</u>	ORDER RE TRANSFER PURSUANT TO Local Rule 83-1.3.1 and Pursuant to this Court's General Order in the Matter of Assignment of Cases and Duties to the Distric JudgesRelated Case- filed. Related Case No: 8:23-cv-01696-CJC-(ADSx). Case referred from Magistrate Judge Karen E. Scott and Judge James V. Selna to Judge Cormac J. Carney and Magistrate Judge Autumn D. Spaeth for for Discovery. The ca number will now read as follows: 8:23-cv-01798-CJC-(ADSx). Signed by Judge Cormac J. Carney. (dve) (Entered: 09/29/2023)	
10/02/2023	<u>14</u>	NOTICE TO FILER OF DEFICIENCIES in Electronically Filed Document RE: Notice of Appearance <u>8</u> . The following error(s) was/were found: Incorrect event selected. Correct event to be used is: Notice of Appearance or Withdrawal of Counsel G123 In response to this notice, the Court may: (1) order an amended or correct document to be filed; (2) order the document stricken; or (3) take other action as the Court deems appropriate. You need not take any action in response to this notice unless and until the Court directs you to do so. (ak) (Entered: 10/02/2023)	
10/02/2023	<u>15</u>	Amendment to NOTICE OF MOTION AND MOTION for Preliminary Injunction re Enforcement of the "sensitive place" restrictions in Senate Bill 2, codified at Penal Code § 26230 <u>6</u> AMENDED NOTICE OF MOTION AND MOTION filed by Plaintiffs California Gun Rights Foundation, Marco Antonio Carralero, Firearms Policy Coalition, Inc., Garrison Ham, Orange County Gun Owners PAC, San Diego County Gun Owners PAC, Michael Schwartz. (Benbrook, Bradley) (Entered: 10/02/2023)	
10/03/2023	<u>16</u>	MINUTE ORDER IN CHAMBERS by Judge Cormac J. Carney: ORDER COORDINATING CASES AND CONTINUING HEARING ON MOTIONS FOR PRELIMINARY INJUNCTION <u>6</u> . Accordingly, the hearing on both motions forpreliminary injunction will occur on December 20, 2023, at 1:30 p.m. The briefing schedule and word limits in May shall apply to both cases. (See May Dkt. 12.) Specifically, the governments opposition briefs, with a 12,500 word limit, shall be filed by November 3, 2023, and Plaintiffs reply briefs, with the standard 7,000 word limit, shall be filed by November 20, 2023. (Motion hearing continued to 12/20/2023 at 01:30 PM before Judge Cormac J. Carney.) (twdb) (Entered: 10/03/2023)	
10/11/2023	17	STIPULATION for Extension of Time to File Answer to 21 days after ruling on motion for preliminary injunction re Complaint (Attorney Civil Case Opening),,, <u>1</u> filed by Defendant Rob Bonta. (Attachments: # <u>1</u> Proposed Order, # <u>2</u> Proof of Service) (Meyerhoff, Robert) (Entered: 10/11/2023)	

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10/11/2023	<u>18</u>	ORDER by Judge Cormac J. Carney, Granting Stipulation TO FILE COMBINED OPPOSITION BRIEF RE: PLAINTIFFS MOTION FOR PRELIMINARY INJUNCTION, TO INCREASE PLAINTIFFS WORLD LIMIT ON REPLY, AND TO EXTEND DEFENDANTS TIME TO RESPOND TO COMPLAINT <u>17</u> . SEE DOCUMENT FOR FURTHER INFORMATION. (twdb) (Entered: 10/11/2023)
11/02/2023	<u>19</u>	Notice of Appearance or Withdrawal of Counsel: for attorney Todd Grabarsky counsel for Defendant Rob Bonta. Filed by defendant Rob Bonta. (Attorney Todd Grabarsky added to party Rob Bonta(pty:dft))(Grabarsky, Todd) (Entered: 11/02/2023)
11/03/2023	20	OPPOSITION to NOTICE OF MOTION AND MOTION for Preliminary Injunction re Enforcement of the "sensitive place" restrictions in Senate Bill 2, codified at Penal Code § 26230 <u>6</u> filed by Defendant Rob Bonta. (Attachments: # <u>1</u> Declaration of H. Brewer, # <u>2</u> Declaration of P. Charles, # <u>3</u> Declaration of M. Fissell, # <u>4</u> Declaration of L. Glaser, # <u>5</u> Declaration of M. Kevane, # <u>6</u> Declaration of J. Kisacky, # <u>7</u> Declaration of P. Mancall, # <u>8</u> Declaration of S. Murphy, # <u>9</u> Declaration of B. Rivas, # <u>10</u> Declaration of J. Salzmann, # <u>11</u> Declaration of Z. Schrag, # <u>12</u> Declaration of A. Winkler, # <u>13</u> Declaration of T. Young)(Meyerhoff, Robert) (Entered: 11/03/2023)
11/03/2023	21	Compendium of Historical Laws and Treatises Index Volume filed by Defendant Rob Bonta re: Response in Opposition to Motion,, <u>20</u> (Attachments: # <u>1</u> Compendium of Historical Laws and Treatises Volume 1, # <u>2</u> Compendium of Historical Laws and Treatises Volume 2, # <u>3</u> Compendium of Historical Laws and Treatises Volume 3, # <u>4</u> Compendium of Historical Laws and Treatises Volume 4)(Meyerhoff, Robert) (Entered: 11/03/2023)
11/06/2023	22	NOTICE OF LODGING filed <i>Proposed Order</i> re NOTICE OF MOTION AND MOTION for Preliminary Injunction re Enforcement of the "sensitive place" restrictions in Senate Bill 2, codified at Penal Code § 26230 <u>6</u> (Attachments: # <u>1</u> Proposed Order) (Benbrook, Bradley) (Entered: 11/06/2023)
11/06/2023	23	Notice of Appearance or Withdrawal of Counsel: for attorney Christopher Thomas Casamassima counsel for Amicus Professors of Property Law. Adding Christopher T. Casamassima as counsel of record for Professors of Property Law for the reason indicated in the G-123 Notice. Filed by Amici Curiae Professors of Property Law. (Attorney Christopher Thomas Casamassima added to party Professors of Property Law(pty:am))(Casamassima, Christopher) (Entered: 11/06/2023)
11/06/2023	<u>24</u>	CERTIFICATE of Interested Parties filed by Amici Curiae Professors of Property Law, (Casamassima, Christopher) (Entered: 11/06/2023)
11/06/2023	25	NOTICE OF MOTION AND MOTION to File Amicus Brief <i>in Support of Defendant</i> <i>Bonta's Opposition to Motions for Preliminary Injunction (Unopposed)</i> filed by Amici Curiae Professors of Property Law. Motion set for hearing on 12/4/2023 at 01:30 PM before Judge Cormac J. Carney. (Attachments: # <u>1</u> Memorandum of Law in Support, # <u>2</u> Exhibit A - Brief for Professors of Property Law as Amici Curiae in Support of Defendant Bonta's Opposition to Motions for Preliminary Injunction, # <u>3</u> Proposed Order) (Casamassima, Christopher) (Entered: 11/06/2023)
11/08/2023	<u>26</u>	ORDER GRANTING PROFESSORS OF PROPERTY LAW'S UNOPPOSED MOTION FOR LEAVE TO FILE BRIEF AS AMICI CURIAE 25 by Judge Cormac J. Carney. (lom) (Entered: 11/09/2023)

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11/09/2023	<u>27</u>	NOTICE of Appearance filed by attorney Jane Elizabeth Reilley on behalf of Defendant Rob Bonta (Attorney Jane Elizabeth Reilley added to party Rob Bonta(pty:dft))(Reilley, Jane) (Entered: 11/09/2023)
11/14/2023	<u>28</u>	Notice of Appearance or Withdrawal of Counsel: for attorney Lisa Jane Plank counsel for Defendant Rob Bonta. Adding Lisa J. Plank as counsel of record for Rob Bonta for the reason indicated in the G-123 Notice. Filed by Defendant Rob Bonta. (Attorney Lisa Jane Plank added to party Rob Bonta(pty:dft))(Plank, Lisa) (Entered: 11/14/2023)
11/20/2023	<u>29</u>	REPLY In Support Of NOTICE OF MOTION AND MOTION for Preliminary Injunction re Enforcement of the "sensitive place" restrictions in Senate Bill 2, codified at Penal Code § 26230 <u>6</u> filed by Plaintiffs California Gun Rights Foundation, Marco Antonio Carralero, Firearms Policy Coalition, Inc., Garrison Ham, Orange County Gun Owners PAC, San Diego County Gun Owners PAC, Michael Schwartz. (Attachments: # <u>1</u> Appendix)(Benbrook, Bradley) (Entered: 11/20/2023)
12/07/2023	<u>30</u>	RESPONSE filed by Defendant Rob Bonta <i>Defendant's Opposition to Plaintiffs'</i> <i>Request to Exclude or Disregard Testimony of Defendant's Declarants</i> (Meyerhoff, Robert) (Entered: 12/07/2023)
12/07/2023	<u>31</u>	DECLARATION re Response in Opposition to Motion,, <u>20</u> Sur-Rebuttal Declaration of Holly Brewer in Support of Defendant's Opposition to Plaintiffs' Motion for Preliminary Injunction filed by Defendant Rob Bonta. (Meyerhoff, Robert) (Entered: 12/07/2023)
12/07/2023	32	DECLARATION re Response in Opposition to Motion,, <u>20</u> Sur-Rebuttal Declaration of Patrick J. Charles in Support of Defendant's Opposition to Plaintiffs' Motions for Preliminary Injunction filed by Defendant Rob Bonta. (Meyerhoff, Robert) (Entered: 12/07/2023)
12/07/2023	33	DECLARATION re Response in Opposition to Motion,, <u>20</u> Sur-Rebuttal Declaration of Dr. Mary Fissell in Support of Defendant's Opposition to Plaintiffs' Motions for Preliminary Injunction filed by Defendant Rob Bonta. (Meyerhoff, Robert) (Entered: 12/07/2023)
12/07/2023	<u>34</u>	DECLARATION re Response in Opposition to Motion,, <u>20</u> Sur-Rebuttal Declaration of Leah Glaser in Support of Defendant's Opposition to Plaintiffs' Motions for Preliminary Injunction filed by Defendant Rob Bonta. (Meyerhoff, Robert) (Entered: 12/07/2023)
12/07/2023	35	DECLARATION re Response in Opposition to Motion,, <u>20</u> Sur-Rebuttal Declaration of Dr. Brennan Rivas in Support of Defendant's Opposition to Plaintiffs' Motions for Preliminary Injunction filed by Defendant Rob Bonta. (Meyerhoff, Robert) (Entered: 12/07/2023)
12/07/2023	<u>36</u>	DECLARATION re Response in Opposition to Motion,, <u>20</u> Sur-Rebuttal Declaration of Joshua Salzmann in Support of Defendant's Opposition to Plaintiffs' Motions for Preliminary Injunction filed by Defendant Rob Bonta. (Meyerhoff, Robert) (Entered: 12/07/2023)
12/07/2023	<u>37</u>	DECLARATION re Response in Opposition to Motion,, <u>20</u> Sur-Rebuttal Declaration of Prof. Adam Winkler in Support of Defendant's Opposition to Plaintiffs' Motions for Preliminary Injunction filed by Defendant Rob Bonta. (Meyerhoff, Robert) (Entered: 12/07/2023)
12/08/2023	<u>38</u>	OBJECTIONS <i>Defendant's Objections to Rebuttal Declaration of Clayton Cramer</i> filed by Defendant Rob Bonta. (Meyerhoff, Robert) (Entered: 12/08/2023)

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12/11/2023	<u>39</u>	Notice of Supplemental Authority in Connection with Plaintiffs' Motions for Preliminary Injunction re NOTICE OF MOTION AND MOTION for Preliminary Injunction re Enforcement of the "sensitive place" restrictions in Senate Bill 2, codified at Penal Code § 26230 <u>6</u> filed by Defendant Rob Bonta. (Attachments: # <u>1</u> Exhibit A)(Meyerhoff, Robert) (Entered: 12/11/2023)		
12/20/2023	40	 MINUTES OF PLAINTIFF'S MOTION FOR PRELIMINARY INJUNCTION 6 Hearing held before Judge Cormac J. Carney. Cause is called for hearing and counsel make their appearances. Motion hearing is held. The Court hears oral argument from the parties. The Court takes the Motion under submission. Order to issue. Court Reporter: Debbie Hino-Spaan. ATTORNEYS PRESENT FOR PLAINTIFF: Konstadinos Moros; Alexander Frank; Bradley Benbrook; Stephen Duvernay. ATTORNEYS PRESENT FOR DEFENDANT: Jane Reilley; Lisa Plank; Robert Meyerhoff; Todd Grabarsky; Carolyn Downs. Time in Court 1:20 mins. Courtroom Deputy: Rolls Royce Paschal. THERE IS NO PDF DOCUMENT ASSOCIATED WITH THIS ENTRY. TEXT ONLY ENTRY. (rrp) (Entered: 12/20/2023) 		
12/20/2023	<u>41</u>	ORDER GRANTING PLAINTIFFS' MOTIONS FOR PRELIMINARY INJUNCTION [May Dkt. 13; Carralero Dkt. 6], by Judge Cormac J. Carney <u>6</u> . SEE DOCUMENT FOR FURTHER INFORMATION. (twdb) (Entered: 12/20/2023)		
12/20/2023	<u>42</u>	PRELIMINARY INJUNCTION by Judge Cormac J. Carney. SEE DOCUMENT FOR FURTHER INFORMATION. (twdb) (Entered: 12/20/2023)		
12/22/2023	<u>43</u>	NOTICE OF APPEAL to the 9th Circuit Court of Appeals filed by Defendant Rob Bonta. Appeal of Order on Motion for Preliminary Injunction <u>41</u> , Preliminary Injunction <u>42</u> . (Appeal Fee - \$605 Fee Paid, Receipt No. ACACDC-36623890.) (Attachments: # <u>1</u> Representation Statement)(Meyerhoff, Robert) (Entered: 12/22/2023)		
12/22/2023	<u>44</u>	NOTIFICATION from Ninth Circuit Court of Appeals of case number assigned and briefing schedule. Appeal Docket No. 23-4354 assigned to Notice of Appeal to 9th Circuit Court of Appeals, <u>43</u> as to defendant Rob Bonta. (mat) (Entered: 12/27/2023)		
12/24/2023	<u>45</u>	ORDER from Ninth Circuit Court of Appeals filed re: Notice of Appeal to 9th Circuit Court of Appeals, <u>43</u> filed by Rob Bonta. CCA # 23-4354. The court has received the emergency motion to stay the district courts December 20, 2023 preliminary injuncti The responses to the emergency motion are due by 12:00pm Pacific Time on December 27, 2023. The optional reply is due by 12:00pm Pacific Time on December 29, 2023. (mat) (Entered: 12/27/2023)		
01/08/2024	<u>46</u>	TRANSCRIPT ORDER re: Court of Appeals case number 23-4354, as to Defendant Rob Bonta for Court Reporter. (Meyerhoff, Robert) (Entered: 01/08/2024)		
01/08/2024	<u>47</u>	DESIGNATION of Record on Appeal by Defendant Rob Bonta re <u>43</u> (Meyerhoff, Robert) (Entered: 01/08/2024)		
01/10/2024	<u>48</u>	STIPULATION for Extension of Time to File Response as to Complaint (Attorney Civ Case Opening),,, <u>1</u> filed by Defendant Rob Bonta. (Attachments: # <u>1</u> Proposed Order Re: Stipulation, # <u>2</u> Certificate of Service)(Meyerhoff, Robert) (Entered: 01/10/2024)		
01/11/2024	<u>49</u>	TRANSCRIPT for proceedings held on 12/20/2023 at 1:29 p.m. ****Transcript may be viewed at the court public terminal or purchased through Court Reporter DEBBIE HINO-SPAAN at: WEBSITE www.debbiehinospaan.com; E-mail, dhinospaan@yahoo.com before the deadline for Release of Transcript restriction. After that date, it may be obtained from the Court Reporter or through PACER. Additional		

		formats of the transcript (ASCII, Condensed, and Word Indexing/Concordance) are also available to be purchased at any time through the Court Reporter. Notice of Intent to Redact due within 7 days of this date.** Redaction Request due 2/1/2024. Redacted Transcript Deadline set for 2/12/2024. Release of Transcript Restriction set for 4/10/2024. (dhs) (Entered: 01/11/2024)	
01/11/2024	50	NOTICE OF FILING TRANSCRIPT filed for proceedings 12/20/2023 at 1:29 p.m. re Transcript <u>49</u> THERE IS NO PDF DOCUMENT ASSOCIATED WITH THIS ENTRY (dhs) TEXT ONLY ENTRY (Entered: 01/11/2024)	
01/11/2024	<u>51</u>	ORDER by Judge Cormac J. Carney, Granting Stipulation to Extend Defendant's Time to Respond to Complaint <u>48</u> . Defendants deadline to answer or otherwise respond to the Complaint is extended for thirty (30) days, up to and including February 9, 2024. (twdb) (Entered: 01/11/2024)	

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Transaction Receipt							
01/12/2024 09:49:29							
PACER Login:	CA0858GOV	Client Code:					
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