Case	2:23-cv-10169-SPG-ADS	Document 68 #:2042	Filed 11/18/24	Page 1 of 4	Page ID
1 2 3 4 5 6 7 8 9 10 11		ney General Suite 1702 -1230 106 @doj.ca.gov <i>Cob Bonta</i> UNITED STA	TES DISTRICT STRICT OF CA		
 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 	CALIFORNIA RIFLE & ASSOCIATION, INCOR THE SECOND AMENDI FOUNDATION; GUN O AMERICA, INC.; GUN O FOUNDATION; GUN O CALIFORNIA, INC.; ER VELASQUEZ, an individ CHARLES MESSEL, an BRIAN WEIMER, an ind CLARENCE RIGALI, an KEITH REEVES, an indi CYNTHIA GABALDON STEPHEN HOOVER, an V. LOS ANGELES COUNT DEPARTMENT; SHERI LUNA, in his official cap VERNE POLICE DEPAR VERNE CHIEF OF POLI FLORES, in her official c ROBERT BONTA, in his capacity as Attorney Gene of California; and DOES	PORATED; MENT WNERS OF OWNERS WNERS OF ICK ual; individual; individual; vidual, and , an individual; individual., Plaintiffs Y SHERIFF'S FF ROBERT acity; LA CE COLLEEN apacity; official eral of the State	STIPULATI NOVEMBE SCHEDULI Date: Time: Courtroom: Judge: Action Filed:	10169-SPG-A ION REGAR R 27, 2024 NG CONFEI November 2 3:00 p.m. 5C The Honoral Peace Garne December 5,	DING RENCE 7, 2024 ole Sherilyn

1 Pursuant to Paragraphs A.6 and A.7 of the Court's October 29, 2024 Order Setting Scheduling Conference ("Order," Dkt. No. 62), Plaintiffs California Rifle & 2 3 Pistol Association, Inc., The Second Amendment Foundation, Gun Owners of 4 America, Inc., Gun Owners Foundation, Gun Owners of California, Inc., Erick 5 Velasquez, Sherwin David Partowashraf, Charles Messel, Brian Weimer, Jung Yun, 6 Albert Medalla, Clarence Rigali, Keith Reeves, Cynthia Gabaldon, David Broady, 7 and Stephen Hoover (collectively "Plaintiffs"); Defendant Robert Bonta, in his 8 official capacity as Attorney General of the State of California ("Defendant 9 Bonta"); Defendants Los Angeles County Sheriff's Department and Sheriff Robert Luna, in his official capacity (collectively "County Defendants"); and Defendants 10 La Verne Police Department and La Verne Chief of Police Samuel Gonzalez, in his 11 12 official capacity (collectively "La Verne Defendants" and together with Plaintiffs, Defendant Bonta, and County Defendants, the "Parties"), through their respective 13 14 attorneys of record, hereby stipulate and request as follows: 15 WHEREAS the Court has set a Scheduling Conference in this matter for 16 November 27, 2024, at 3:00 pm in Los Angeles, California, and;

WHEREAS November 27 is the day before the Thanksgiving holiday, and;
WHEREAS lead and other counsel for the County Defendants and Defendant
Bonta would need to fly to Los Angeles to appear in person for the Scheduling
Conference, and;

WHEREAS in accordance with the Order, the Parties have submitted a
proposed schedule for this case, as reflected in the Joint Fed. R. Civ. P. 26(f) Report
for Mandatory Scheduling Conference of November 27, 2024 (Dkt. No. 67) and
Schedule of Pretrial and Trial Dates Worksheet submitted therewith, which includes
an agreed trial date, and;

WHEREAS the Parties agree that, in light of their proposed schedule and
agreed trial date, and the additional travel burdens associated with flying on
November 27, there is good cause to vacate the Scheduling Conference, and;

WHEREAS counsel for all Parties are available to appear in person before the 1 2 Court for the Scheduling Conference on December 6 or December 9, and the Parties will be happy to provide further available dates in January at the Court's 3 4 request, and; 5 WHEREAS counsel for all Parties consent to appear remotely by Zoom 6 videoconference for the Scheduling Conference set for November 27, 2024, should 7 the Court prefer to maintain the current date for the conference, and; 8 NOW THEREFORE, the Parties stipulate to vacate the November 27, 2024 9 Scheduling Conference or, in the alternative, to hold the Scheduling Conference 10 remotely by Zoom videoconference, or in the alternative to continue it to a mutually 11 agreeable date in December or January subject to the Court's availability. **IT IS SO STIPULATED.** 12 13 Respectfully submitted, Dated: November 18, 2024 14 **ROB BONTA** Attorney General of California 15 MARK R. BECKINGTON Supervising Deputy Attorney General 16 NICHOLAS R. GREEN Deputy Attorney General 17 18 /s/ Christina R.B. López 19 CHRISTINA R.B. LÓPEZ Deputy Attorney General 20 Attorneys for Defendant Robert Bonta 21 22 23 Dated: November 18, 2024 MICHEL & ASSOCIATES, P.C. 24 <u>/s/ Konstadinos T. Moros</u> KONSTADINOS T. MOROS 25 Attorneys for Plaintiffs 26 27 28

Case	2:23-cv-10169-SPG-ADS	Document 68 #:2045	Filed 11/18/24	Page 4 of 4 Page ID
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1	Dated: November 18,		Vilmer Cutler Jorr LLP	PICKERING HALE AND
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3			<u>s/ Ryan Chabot</u> Ryan Chabot	
4				ndants Los Angeles County nt and Sheriff Robert Luna
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6	Dated: November 18,	2024 J	ONES MAYER	
7		/5	s/ Bruce A. Lindsa	IV
8		E	BRUCE A. LINDSAY Monica Choi Arf	Y
9		A	ttorneys for Defen	ndants La Verne Police
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