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14 Attorneys for Plaintiffs

15 **IN THE UNITED STATES DISTRICT COURT**  
16 **EASTERN DISTRICT OF CALIFORNIA**

17 JEFF SILVESTER, MICHAEL POESCHL,  
18 BRANDON COMBS, THE CALGUNS  
19 FOUNDATION, INC. a non-profit  
20 organization, and THE SECOND  
21 AMENDMENT FOUNDATION, INC., a non-  
22 profit organization,

23 Plaintiffs,  
24 vs.

25 KAMALA HARRIS, Attorney General of  
26 California (in her official capacity), and DOES  
27 1 TO 20,

28 Defendants.

**Case No: 1:11-CV-02137**

**JOINT SCHEDULING REPORT**

**DATE: May 15, 2012**

**TIME: 9:30 A.M.**

**CTRM: #7 (6th Floor)**

**SHIELA K. OBERTO**  
**U.S. MAGISTRATE JUDGE**

**ALL COUNSEL APPEARING**  
**TELEPHONICALLY**

1                    **INTRODUCTION & REQUEST FOR TELEPHONIC APPEARANCE**

2                    All named Defendants have been served a copy of the Summons, Complaint, First  
3 Amended Complaint, and the Order Setting Mandatory Scheduling Conference.

4                    Counsels for all parties have conferred regarding the Joint Scheduling Conference and  
5 desire to appear at the Mandatory Scheduling Conference telephonically. Counsel for Plaintiffs  
6 shall initiate the call at the above-designated time.

7                    **JOINT STATUS REPORT**

8                    Pursuant to Rule 26(f) of the Federal Rules of Civil Procedure and the Order Regarding  
9 Joint Status Report, Plaintiffs, JEFF SILVESTER, MICHAEL POESCHL, BRANDON  
10 COMBS, THE CALGUNS FOUNDATION, INC. and SECOND AMENDMENT  
11 FOUNDATION, INC. and Defendant KAMALA D. HARRIS, Attorney General of California,  
12 sued in her official capacity hereby submit this joint status report.

13                    **1. Summary of the Factual and Legal contentions set forth in the pleadings of each**  
14 **party, including the relief sought by any party presently before the Court.**

15                    *Plaintiffs' Contention:*

16                    Plaintiffs are owners of firearms currently registered with the State of California.

17                    The Second Amendment to the United States Constitution states that: "A well regulated  
18 Militia, being necessary to the security of a free State, the right of the people to keep and  
19 bear arms, shall not be infringed."

20                    In 2008, the United States Supreme Court held that the District of Columbia's  
21 requirement that permitted firearms within the home, but required that said firearms in  
22 the home be kept inoperable made "it impossible for citizens to use [firearms] for the  
23 core lawful purpose of self-defense and is hence unconstitutional." *District of Columbia*  
24 *v. Heller*, 554 U.S. 570, 630 (2008).

25                    In 2010, the United States Supreme Court held that "the Second Amendment right to  
26 keep and bear arms" is "fundamental to our scheme of ordered liberty" and, therefore,  
27 incorporated against the states through the Due Process Clause of the Fourteenth  
28 Amendment. *McDonald v. Chicago*, 130 S. Ct. 3020, 3036 (2010).

1 At a minimum, the Second Amendment guarantees individuals a fundamental right to  
2 possess fully functional handguns in the home. The handguns whose possession is  
3 protected by the Second Amendment are those of a kind that are or would be in common  
4 use by law-abiding people for lawful purposes.

5 Plaintiffs claim that, corollary to the Second Amendment guarantee of an individual's  
6 fundamental right to possess handguns in the home is the ability to acquire said handguns  
7 for possession.

8 California, however, has placed restrictions on the access to and delivery of firearms –  
9 generally subjecting firearm purchasers to a minimum ten-day delay on the delivery of  
10 firearms from a dealer to a consumer regardless of whether the individual is already  
11 known by the Defendants to both be permitted to possess firearms and to actually be  
12 registered within the State of California as an owner of a firearm.

13 Both state and federal law require licensed firearms dealers to perform background  
14 checks on prospective firearm purchasers before the firearm may be delivered, to  
15 determine whether the purchaser falls into a category of persons prohibited by law from  
16 purchasing or possessing firearms.

17 *Federal Requirements*

18 The Brady Handgun Violence Prevention Act of 1993 originally imposed a five-day  
19 delay on the transfer of handguns for law enforcement to review the background of a  
20 prospective purchaser. The five-day waiting period has now been replaced with an  
21 instant check system, which can be extended to three days when the result of the check  
22 are not clear. (18 U.S.C. §921, *et seq.*) If the firearms dealer has not been notified within  
23 three business days that the sale would violate federal or state laws, the sale may proceed  
24 by default. (18 U.S.C. 922(t)(1).)

25 In complying with federal firearms background check requirements (the “Brady Act”),  
26 states have the option of serving as a state Point of Contact (“POC”) and conducting their  
27 own NICS checks, or having those checks performed by the Federal Bureau of  
28 Investigation (“FBI”). FBI checks are provided at no charge, state law determines the

1 cost of background checks performed by the state (“POC”).

2 A licensed firearms dealer initiates a NICS check by contacting the FBI or state POC  
3 (typically by telephone or computer) after the prospective purchase has provided a  
4 government-issued photo I.D. and completed a federal Firearms Transaction Record (27  
5 Code of Fed.Reg. §478.124(c)(4).) The FBI or POC must then conduct a name-based  
6 search of federal and state databases. FBI searches include three federal databases.

- 7 • The National Crime Information Center (“NCIC”), which includes records  
8 regarding wanted persons (fugitives) and persons subject to protective/restraining  
9 orders;
- 10 • The Interstate Identification Index, which contains state criminal history records;  
11 and
- 12 • The National Instant Criminal Background Check System (“NICS”) Index, which  
13 contains records of other persons prohibited under federal law from receiving or  
14 possessing firearms.

15 (Criminal Justice Information Services Division of the Federal Bureau of Investigations,  
16 U.S. Department of Justice, National Instant Criminal Background Check System  
17 Operations 2010, at page 1.)

18 Once the initial search is complete, the FBI or POC notifies the dealer that the sale: 1)  
19 may proceed; 2) may not proceed; or 3) is delayed pending further investigation. The  
20 NICS check is valid for a single transaction for up to 30 calendar days from the date  
21 NICS was initially contacted. (27 Code of Fed.Reg. §478.102(c).) The 30-day period  
22 covers only a single transaction. The transaction may, however, involve the transfer of  
23 multiple firearms.

#### 24 California Requirements

25 According to the Department of Justice (“DOJ”), all firearm purchaser-related  
26 background checks properly submitted through the DOJ Dealer Record of Sale  
27 (“DROS”) Entry System initiate a California Basic Firearms Eligibility Check (“BFEC”).  
28 This process includes name-based checks (not fingerprint based checks) for records in the

1 following state/federal databases

- 2 • California Automated Criminal History System (“ACHS”);
- 3 • California Restraining and Protective Order System (“CARPOS”);
- 4 • California Wanted Person System (“WPS”);
- 5 • California Mental Health Firearms Prohibition System (“MHFPS”);
- 6 • California Department of Motor Vehicles (“DMV) for ID validation;
- 7 • The federal Interstate Identification Index (“III”) database;
- 8 • Federal National Crime Information Center (“NCIC”) database;
- 9 • Federal National Instant Criminal Background Check System (“NICS”); and
- 10 • Federal Immigration Customs and Enforcement (“ICE”) database.
- 11 • Ten days to allow the Department of Justice to investigate prospective purchasers
- 12 and to allow repeat purchasers to “cool off” is an infringement on the purchaser’s
- 13 fundamental right to keep and bear arms in the home.
- 14 • The information contained in the Prohibited Armed Person File is immediately
- 15 available for the purpose of determining if persons are armed and prohibited from
- 16 possessing firearms.
- 17 • The information in the Prohibited Armed Personal File is immediately available
- 18 for the purpose of determining if persons are armed and not prohibited by the very
- 19 nature of the individual not appearing in the file.

20 Plaintiffs challenge the State of California’s ten-day waiting periods for firearm  
21 acquisitions facially and as applied to individuals who lawfully already have at least one  
22 firearm registered in their name with the State of California. Specific plaintiffs also have  
23 California certificates of eligibility and/or a license to carry firearms. Plaintiffs assert  
24 that this general delay is violates the Second Amendment. Plaintiffs also assert that the  
25 exceptions to the delay violate the Fourteenth Amendment of the United States  
26 Constitution.

27 Plaintiffs seek the following relief: An order preliminarily and permanently enjoining  
28 Defendants, their officers, agents, servants, employees, and all persons in active concert

1 or participation with them who receive actual notice of the injunction, from enforcing  
2 Penal Code sections 26815 and 27540 as against those persons that may lawfully possess  
3 and acquire a firearm and possess proof of firearm possession or ownership in their name  
4 within the State of California and from enacting, publishing, promulgating, or otherwise  
5 enforcing any polices, rules, or procedures prohibiting or otherwise restricting the  
6 delivery of firearms to said individuals within ten-days of applying for the purchase of  
7 any firearms; attorney fees and costs pursuant to 42 U.S.C. section 1988; Declaratory  
8 relief consistent with the injunction; Costs of suit; and any other relief as the Court deems  
9 just and appropriate.

10 *Defendant's Contentions:*

11 AG Harris denies virtually all the contentions in Plaintiffs' operative complaint  
12 challenging the constitutionality of enforcement of California's statutory "10-day waiting  
13 period" for purchases of firearms. AG Harris denies that either association plaintiff, the  
14 CalGuns Foundation or the Second Amendment Foundation, has standing to bring this  
15 case on its own behalf, because, to the best of AG Harris's information and belief, neither  
16 association plaintiff purchases firearms in California. AG Harris denies that any plaintiff  
17 has standing to make a facial challenge to the statutes in question; standing must be  
18 limited to an as-applied challenge, because the only plaintiffs that ever purchase firearms  
19 already have gone through 10-day waiting periods without complaint, and are or would  
20 be second-time purchasers. AG Harris contends that the proper level of Second-  
21 Amendment scrutiny of firearms regulations cases should be some form of intermediate  
22 scrutiny, close to rational-basis review, that fully takes into account the public-safety  
23 rationales for the regulations. Consequently, AG Harris further denies that Plaintiffs have  
24 suffered any violation of their alleged Second Amendment or other federal constitutional  
25 rights to have firearms that Plaintiffs purchased be delivered to Plaintiffs in less than 10  
26 days. The claim of an infringement of Second Amendment rights in these circumstances  
27 is particularly weak for people, such as the individual plaintiffs, who already possess  
28 firearms. In sum, AG Harris contends that the constitutionality of California's statutory

1 “10-day waiting period” for purchases of firearms should be affirmed in all respects and  
2 under whatever standard of judicial scrutiny is adopted in Second Amendment cases (as  
3 the standard of scrutiny is presently an open issue). AG Harris prays that the Court  
4 decline to enjoin enforcement of the statutes in question; the Plaintiffs take nothing by  
5 their complaint; AG Harris be awarded costs of suit; and the Court grant to AG Harris  
6 whatever other and further relief that is appropriate.

- 7 **2. Any proposed amendment to the pleadings presently on file shall be filed its**  
8 **proponent contemporaneously with the Scheduling Conference Report. If the**  
9 **matter cannot be resolved at the Scheduling Conference, the matter will be set as a**  
10 **Motion to Amend in accordance with the Rules of Practice of the Eastern District of**  
11 **California.**

12 At this time, the parties do not anticipate any proposed amendments to the pleadings  
13 presently on file.

- 14 **3. A proposed deadline for amendments to the pleadings.**

15 Parties have agreed that Plaintiffs may amend their First Amended Complaint at any time  
16 prior to the close of discovery to conform to findings made during discovery.

- 17 **4. A summary detailing the uncontested and contested facts.**

18 **Uncontested Facts:**

19 Discovery is ongoing and the parties reserve the rights to amend their positions on the  
20 following:

21 There are no uncontested facts.

22 **Contested Facts:**

23 Discovery is ongoing and the parties reserve the rights to amend their positions on the  
24 following:

25 Defendants contest each and every fact alleged, including that Plaintiffs are owners of at  
26 least one firearm contained in the State of California’s Automated Firearm System.

27 ///

28 ///

1 **5. A summary of the legal issues as to which there is no dispute, e.g. jurisdictions,**  
2 **venue, applicable federal or state law, etc., as well as a summary of the disputed**  
3 **legal issues.**

4 The parties do not dispute personal jurisdiction, venue, or that this case, on the merits, is  
5 a Second and Fourteenth Amendment challenge to enforcement of California's statutory  
6 10-day delay on the delivery of firearms by firearm retailers.

7 The parties dispute whether all plaintiffs have standing generally, whether any plaintiff  
8 has standing to bring a facial challenge to the enforcement of the 10-day delay on the  
9 delivery of firearms, and whether enforcement of the 10-day delay is unconstitutional in  
10 any respect.

11 **6. The status of all matters which are presently set before the Court, e.g., hearing all**  
12 **motions, etc.**

13 There are no matters which are presently set before the Court.

14 **7. A complete detailed discovery plan addressing the following:**

15 **a. A date for the exchange of initial disclosures required by Fed.R.Civ. P.**  
16 **26(a)(1), or a statement that disclosures have already exchanged;**

17 June 5, 2012 (21 days from MSC)

18 **b. A firm cut-off date for non-expert discovery;**

19 All initial non-expert discovery requests shall be made by November 15, 2012 (6  
20 Months from MSC).

21 A firm cut-off date for non-expert discovery shall be May 15, 2013 (1 year from  
22 MSC).

23 **c. A firm date(s) for disclosure of expert witnesses required by Fed.R.Civ.P.**  
24 **26(a)(2);**

25 September 15, 2012 (4 months from MSC).

26 **d. A firm cut-off date for expert witness discovery;**

27 August 15, 2013 (15 Months from MSC).

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1           **e. Any proposed changes to the limits on discovery imposed by Fed.R.Civ.P.**  
2           **26(b); 30(a)(2(A), (B), or (C); 30(d); or 33(a);**

3           No proposed changes to the limits on discovery anticipated at this time.

4           **f. Whether the parties anticipate the need for a protective order relating to the**  
5           **discovery of information relating to a trade secret or other confidential**  
6           **research, development, or commercial information;**

7           It is anticipated that a protective order will be necessary.

8           Defendants have indicated a desire to investigate the firearm ownership and  
9           transfer history of Plaintiffs, which Plaintiffs' contend are protected from  
10          mandatory disclosure by various federal and state laws. Plaintiffs believe that the  
11          information contained in the records currently available to Defendants is  
12          sufficient for the purposes of this case, and any further information sought is  
13          irrelevant and privileged.

14          Additionally, Plaintiffs anticipate seeking discovery regarding the various  
15          processes, records, and communications relating to delays to the immediate  
16          transfer of firearms. Defendants have indicated that such requests may include  
17          confidential, private, or privileged information.

18          As such, the parties have agreed to meet and confer regarding the details of each  
19          party's concern, and to work in good faith on a Joint Stipulated Protective Order  
20          prior to initiating discovery. Should the parties be unable to agree upon a Joint  
21          Stipulated Protective Order, and should the perceived need for a Protective Order  
22          be raised during discovery, the party seeking the Protective Order shall file, in a  
23          timely manner, a motion with the Court.

24          **g. Any issues or proposals relating to the timing, sequencing, phasing or**  
25          **scheduling of discovery;**

26          There are no issues or proposals relating to the timing, sequencing, phasing or  
27          scheduling of discovery at this time.

28        ///

1           **h. Whether the parties anticipate the need to take discovery outside the United**  
2           **States, and if so, a description of the proposed discovery;**

3           The parties do not anticipate the need to take discovery outside of the United  
4           States at this time.

5           **i. Whether any party anticipates video and/or sound recording of depositions;**

6           Parties anticipate that audio and video recordings may be taken at depositions.

7           **j. A proposed date for a Mid-Discovery Status Report and Conference;**

8           December 15, 2012 (7 months after MSC).

9           **8. Discovery relating to Electronic, Digital and/or Magnetic data.**

10           **a. Duty to Notify.**

11           Plaintiff has notified Defendant that they intend to investigate application of the  
12           requirements for processing a firearm transferee check in accordance with federal and  
13           state statutes, including matters relating to access, use, and operation (including how  
14           information is stored and how it can be retrieved) of the following electronic  
15           databases:

- 16           • California Automated Criminal History System (“ACHS”);
- 17           • California Restraining and Protective Order System (“CARPOS”);
- 18           • California Wanted Person System (“WPS”);
- 19           • California Mental Health Firearms Prohibition System (“MHFPS”);
- 20           • California Department of Motor Vehicles (“DMV”) for ID validation;
- 21           • California’s Certificate of Eligibility (“COE”) System;
- 22           • California’s Armed and Prohibited File System;
- 23           • The federal Interstate Identification Index (“III”) database;
- 24           • Federal National Crime Information Center (“NCIC”) database;
- 25           • Federal National Instant Criminal Background Check System (“NICS”); and
- 26           • Federal Immigration Customs and Enforcement (“ICE”) database.

27           Defendant has notified Plaintiffs that AG Harris may lack the full access that  
28           Plaintiff desires for all these databases.

1           **b. Duty to Meet and Confer.**

2           At this stage, the parties believe that further discovery is required, but that the  
3           requirements of this mandatory Meet and Confer shall be included in any Joint  
4           Stipulated Protective Order or other Protective Order sought during the discovery  
5           process.

6           **9. Dates agreed to by all counsel for:**

7           **a. Filing non-dispositive and dispositive pre-trial motions in limine or other**  
8           **trial motions) will not be entertained after the agreed upon date.**

9           November 15, 2013 (18 Months after MSC).

10          **b. Pre-trial Conference date.**

11          January 15 2014 (20 Months after MSC).

12          **c. Trial Date.**

13          March 15, 2014 (22 Months after MSC).

14          **10. Settlement Potential**

15          There is very little possibility of settlement due to the fact that the California State  
16          Legislature would have to modify existing law in order to provide the remedy sought by  
17          Plaintiffs in the above entitled matter.

18          **11. A statement as to whether the case is a jury or non-jury case.**

19          This case is a non-jury case.

20          **12. An estimate of the number of days required.**

21          7 days.

22          **13. Whether they are willing to consent to the jurisdiction of a U.S. Magistrate Judge**  
23          **pursuant to 28 U.S.C. section 636(c).**

24          Parties are not willing to consent to the jurisdiction of a U.S. Magistrate Judge at this  
25          time.

26          **14. Whether either party requests bifurcation or phasing of trial, or any other**  
27          **suggestion for shortening or expediting discovery, pre-trial motions or trial.**

28          Bifurcation is not requested at this time.

1 **15. Whether this matter is related to any matter pending in this court or any other**  
2 **court, including any bankruptcy court.**

3 Parties do not believe this matter is related to any matter pending in this court or any  
4 other court, including any bankruptcy court.

5  
6 Date: May 4, 2012,

7 Respectfully submitted,  
8 Davis & Associates  
9 /s/ Jason A. Davis  
10 Jason A. Davis  
11 Jason@CalGunLawyers.com  
12 Attorneys for plaintiffs  
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CERTIFICATE OF SERVICE

This is to certify under penalty of perjury that the true and correct copy of this JOINT SCHEDULING REPORT to the Court in the above-captioned case was served through U.S. Postal Service mail, and through electronic filing with the Court's electronic PACER system, on the opposing counsel of record as indicated below:

JONATHAN M. EISENBERG  
Deputy Attorney General  
300 South Spring Street, Suite 1702  
Los Angeles, CA 90013

Signed and certified this 4<sup>th</sup>, day of May, 2012, in Rancho Santa Margarita by:

Davis & Associates  
/s/ Jason A. Davis  
Jason A. Davis  
Jason@CalGunLawyers.com  
Attorneys for plaintiffs