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12 *Attorneys for Plaintiffs*

14 **UNITED STATES DISTRICT COURT**

15 **FOR THE SOUTHERN DISTRICT OF CALIFORNIA**

16 JAMES MILLER, an individual, et al.,

17
18 Plaintiffs,

19 vs.

20 XAVIER BECERRA, in his official
21 capacity as Attorney General of
22 California, et al.,

23 Defendants.
24

Case No. 3:19-cv-01537-BEN-JLB

PLAINTIFFS' TRIAL WITNESS LIST

[Civ. L.R. 16.1(f)(2)(d)]

Trial: January 21, 2021

Time: 10:00 a.m.

Courtroom 5A

Judge: Hon. Roger T. Benitez

25 Pursuant to Civ. L.R. 16.1(f)(2)(d), Plaintiffs intend to present the testimony of
26 the following witnesses in their case in chief at trial:
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No.	WITNESS	QUALIFICATIONS AND SUBSTANCE OF TESTIMONY
1.	Emanuel Kapelsohn 1636 N. Cedar Crest Blvd. #320 Allentown, PA 18104	Qualifications are set forth in Mr. Kapelsohn’s declaration [Exhibit 001], ¶¶ 1-16. Mr. Kapelsohn will testify to all of the matters set forth in his declaration.
2.	Ashley Hlebinsky 2124 E Kerry Lane Phoenix, AZ 85024	Qualifications are set forth in Ms. Hlebinsky’s declaration [Exhibit 002], ¶¶ 3-5; Ex. 002-1. Ms. Hlebinsky will testify to all of the matters set forth in his declaration.
3.	George Mocsary U. Wyo. College of Law 1000 E. University Ave. Laramie, WY 82071	Qualifications are set forth in Mr. Mocsary’s declaration [Exhibit 003], ¶¶ 2-9; Ex. 003-1. Mr. Mocsary will testify to all of the matters set forth in his declaration.
4.	James Curcuruto NSSF 11 Mile Hill Road Newtown, CT 06470	Qualifications are set forth in Mr. Curcuruto’s declaration [Exhibit 004], ¶¶ 2-6. Mr. Curcuruto will testify to all of the matters set forth in his declaration.
5.	Joseph Ostini 10 Uneeda Dr. Greenville, SC 29605	Mr. Ostini will testify to all of the matters set forth in his declaration [Exhibit 005].
6.	Nathan Siegel Sturm Ruger & Co. 1 Lacey Place Southport, CT 06890	Mr. Siegel will testify to all of the matters set forth in his declaration [Exhibit 006].
7.	Kenneth Brown Owen J. Brown & Associates 1308 West Main Street, Suite C Ripon, CA 95366	Mr. Brown will testify to all of the matters set forth in his declaration [Exhibit 007].

No.	WITNESS	QUALIFICATIONS AND SUBSTANCE OF TESTIMONY
8.	Jason Davis THE DAVIS LAW FIRM 42690 Rio Nedo, Suite F Temecula, CA 92590	Mr. Davis will testify to all of the matters set forth in his declaration [Exhibit 008].
9.	Allen Youngman DSAAC 301 Maple Ave. West, #500 Vienna, VA 22180	Gen. Youngman's qualifications are set forth in his declaration [Exhibit 009], ¶¶ 3-5; 10/20/20 Hearing Transcript at pp. 77-82. Gen. Youngman will testify to all of the matters set forth in his declaration.
10.	John R. Lott, Jr. 212 Lafayette Ave Swarthmore, PA 19081	Dr. Lott's qualifications are set forth in his declaration [Exhibit 010], ¶¶ 1-5; Ex. 010-1. Dr. Lott will testify to all of the matters set forth in his declaration.
11.	Adam Kraut Firearms Policy Coalition May be contacted through counsel	Mr. Kraut will testify to all of the matters set forth in his declaration [Exhibit 011].
12.	Robert A. Margulies, M.D. P.O. Box 839 Richland, WA 99352	Dr. Margulies's qualifications are set forth in his declaration [Exhibit 012], ¶¶ 3-9; Ex. 012-1. Dr. Margulies will testify to all of the matters set forth in his declaration.
13.	Plaintiff James Miller May be contacted through counsel	Mr. Miller will testify to all of the matters set forth in his declaration [Exhibit 013].
14.	Plaintiff Wendy Hauffen May be contacted through counsel	Ms. Hauffen will testify to all of the matters set forth in her declaration [Exhibit 014].
15.	Plaintiff Ryan Peterson May be contacted through counsel	Mr. Peterson will testify to all of the matters set forth in his declaration [Exhibit 015].

NO.	WITNESS	QUALIFICATIONS AND SUBSTANCE OF TESTIMONY
16.	Plaintiff John Phillips May be contacted through counsel	Mr. Phillips will testify to all of the matters set forth in his declaration [Exhibit 016].
17.	Plaintiff Neil Rutherford May be contacted through counsel	Mr. Rutherford will testify to all of the matters set forth in his declaration [Exhibit 017].
18.	Plaintiff Adrian Sevilla May be contacted through counsel	Mr. Sevilla will testify to all of the matters set forth in his declaration [Exhibit 018].
19.	Plaintiff Michael A. Schwartz May be contacted through counsel	Mr. Schwartz will testify to all of the matters set forth in his declaration [Exhibit 019].
20.	Gene Hoffman May be contacted through counsel	Mr. Hoffman will testify to all of the matters set forth in his declaration [Exhibit 020].
21.	Alan Gottlieb May be contacted through counsel	Mr. Gottlieb will testify to all of the matters set forth in his declaration [Exhibit 021].
22.	Brandon Combs May be contacted through counsel	Mr. Combs will testify to all of the matters set forth in his declarations [Exhibits 022 and 023].

Plaintiffs reserve the right to identify and call additional witnesses as rebuttal witnesses, to designate and identify any witnesses identified by the defense, and to call them to testify at trial for the plaintiffs.

1 Dated: November 18, 2020

SEILER EPSTEIN LLP

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/s/ George M. Lee
George M. Lee