

**UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS**

- (1) ROBERT DRAPER;**
- (2) ARIEL WEISBERG;**
- (3) DONNA MAJOR;**
- (4) ERIC NOTKIN;**
- (5) ROBERT BOUDRIE;**
- (6) BRENT CARLTON,**
collectively, the
"CONSUMER PLAINTIFFS", and
- (7) CONCORD ARMORY, LLC;**
- (8) PRECISION POINT FIREARMS, LLC;**
collectively, the
"DEALER PLAINTIFFS", and
- (9) SECOND AMENDMENT
FOUNDATION, INC.,**
- (10) COMMONWEALTH SECOND
AMENDMENT, INC.**
collectively, the
"ORGANIZATIONS", and

Plaintiffs

v.

MARTHA COAKLEY,
in her official capacity as
**ATTORNEY GENERAL OF
MASSACHUSETTS**

Defendant

Civil Action No.

1:14-CV-12471-NMG

ADDENDUM
TO PLAINTIFFS'
OPPOSITION TO
AMICUS' BRIEF

[WITH CORRECTED EXHIBIT]

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1 The attached document entitled "PLAINTIFFS' OPPOSITION TO AMICUS' BRIEF IN
2 SUPPORT OF DEFENDANT'S MOTION TO DISMISS" (Docket Entry 37) is resubmitted with
3 corrections to two errata. These corrections do not change the text of the Opposition
4 memorandum:

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6 1. **Exhibit "A" to the originally submitted PLAINTIFFS' OPPOSITION TO AMICUS' BRIEF IN
7 SUPPORT OF DEFENDANT'S MOTION TO DISMISS attached an incorrect document.**

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- 9 • The attached corrected **PLAINTIFFS' OPPOSITION TO AMICUS' BRIEF IN SUPPORT
10 OF DEFENDANT'S MOTION TO DISMISS** contains the correct **Exhibit "A"** document,
11 a screen capture of the California Legislature's website with the text of California
12 Penal Code §16380.

13 2. The originally submitted **PLAINTIFFS' OPPOSITION TO AMICUS' BRIEF IN SUPPORT OF
14 DEFENDANT'S MOTION TO DISMISS** identified an incorrect event (docket entry) to which
15 it relates (e.g. Docket Entry 29, "**MOTION for Leave to File Brief as Amicus Curiae in
16 Support of Defendant's Motion to Dismiss by Brady Center to Prevent Gun Violence**").

- 17 • The correct event to which the attached corrected **PLAINTIFFS' OPPOSITION TO
18 AMICUS' BRIEF IN SUPPORT OF DEFENDANT'S MOTION TO DISMISS** is related is
19 Docket Entry 32, "**AMICUS BRIEF filed by Brady Center to Prevent Gun Violence in
20 Support of Defendant's Motion to Dismiss all Claims.**"

21 Respectfully submitted,

22 Dated: 13 November 2014.

23 **ROBERT DRAPER; ARIEL WEISBERG; DONNA
24 MAJOR; ERIC NOTKIN; ROBERTY BOUDRIE;
25 BRENT CARLTON; CONCORD ARMORY, LLC;
26 PRECISION POINT ARMORY, LLC; SECOND
27 AMENDMENT FOUNDATION, INC. and
28 COMMONWEALTH SECOND AMENDMENT, INC.**

By and through their attorney of record

/s/ Alexander A. Flig

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CERTIFICATE OF SERVICE

I hereby certify that this document was filed through the Electronic Case Filing (ECF) system and thus copies will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF); paper copies will be sent to those indicated on the NEF as non-registered participants on or before 1 July 2014.

/s/ Alexander A. Flig

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