

1 Ronda Baldwin-Kennedy, Esq. (SB #302813)
Jerome A Clay, Esq. (327175)
2 **LAW OFFICE OF RONDA BALDWIN-KENNEDY**
3 5627 Kanan Rd. #614
4 Agoura Hills, CA 91301
5 Phone: (951) 268-8977
6 Fax: (702) 974-0147
Email: ronda@lorbk.com

7 Raymond M. DiGuiseppe (SB #228457)
8 **THE DIGUISEPPE LAW FIRM, P.C.**
9 4320 Southport-Supply Road, Suite 300
10 Southport, North Carolina 28461
11 Phone: 910-713-8804
12 Fax: 910-672-7705
13 Email: law.rmd@gmail.com

14 Attorneys for Plaintiffs

15 **UNITED STATES DISTRICT COURT**
16 **FOR THE CENTRAL DISTRICT OF CALIFORNIA**

17 DONALD MCDOUGALL, *et al.*,

18 Plaintiffs,

19 vs.

20 COUNTY OF VENTURA,
21 CALIFORNIA, *et al.*,

22 Defendants.

Case No. 2:20-cv-02927-CBM (ASx)

**NOTICE OF WITHDRAWAL OF
PLAINTIFFS' MOTION FOR
PRELIMINARY INJUNCTION**

23
24 In light of Defendants' filing with this Court on May 13th, now declaring that
25 "*gun stores may fully open to the public provided they implement and register site-*
26 *specific prevention plans as described www.vcreopens.com*" and further now
27
28

1 declaring that “any member of the public may patronize permissibly operating retail
2 establishments, including gun stores in accordance with the requirements of the State
3 Order and May 7 Order,” within the meaning of the State Order that “allows for
4 persons to [l]eave their places of residence to engage in essential activities,” Def.
5 Notice of Issuance of Public Health “Stay Well VC” Order [Doc. 39], Plaintiffs
6 hereby withdraw their motion for a preliminary injunction. Plaintiffs’ withdrawal of
7 this motion obviates the need for the hearing on the merits of the motion, currently
8 scheduled for Tuesday, the 19th. Thus, Plaintiffs request that the hearing be vacated.
9
10
11

12 Dated: May 18, 2020

13 /s/ Ronda Baldwin-Kennedy
14 Ronda Baldwin-Kennedy

15 /s/ Raymond DiGuiseppe
16 Raymond DiGuiseppe

17 Attorneys for Plaintiffs
18
19
20
21
22
23
24
25
26
27
28