1 2 3 4 5	C. D. Michel - S.B.N. 144258 Don B. Kates - S.B.N. 39193 Jason A. Davis - S.B.N. 222250 Clinton B. Monfort - S.B.N. 255609 TRUTANICH • MICHEL, LLP 180 E. Ocean Boulevard, Suite 200 Long Beach, CA 90802 Telephone: 562-216-4444 Facsimile: 562-216-4445 Email: cmichel@tmllp.com		
6 7	Attorneys for Plaintiffs		
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	IN THE UNITED STATES DISTRICT COURT		
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
10		CISCO DIVISION	
11	GUY MONTAG DOE, NATIONAL RIFLE ASSOCIATION OF) CASE NO. CV-08-03112 TEH)	
12	AMERICA, INC., CITIZENS COMMITTEE FOR THE RIGHT TO) NOTICE OF OR MOTION FOR) VOLUNTARY DISMISSAL	
13	KEEP AND BEAR ARMS,) WITHOUT PREJUDICE OF) DEFENDANTS SAN FRANCISCO	
14	Plaintiffs	HOUSING AUTHORITY AND HENRY ALVAREZ, III	
15	VS.) Dept.: Courtroom 12- 19 th Floor	
16 17	SAN FRANCISCO HOUSING AUTHORITY, HENRY ALVAREZ III, IN HIS OFFICIAL CAPACITY, JOHN STEWART COMPANY, AND		
18	DOES 1-10,		
19	Defendants.		
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21			
22	NOTICE IS HEREBY GIVEN that pursuant to Federal Rules of Civil		
23	Procedure Rule 41(a), Plaintiffs GUY MONTAG DOE, et. al. voluntarily dismiss		
24	Defendants SAN FRANCISCO HOUSING AUTHORITY AND HENRY		
25	ALVAREZ, III from the above-captioned action without prejudice.		
26	Since the defendants have yet filed an answer in this matter, it would appear		
27	this action can be taken simply by way of notice. To the extent court approval is		
28	required, plaintiffs respectfully request this be considered a motion for such		
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approval.

BACKGROUND

amended its Model Lease Agreement to prohibit the possession of firearms and

San Francisco. From 2005 to the present, it has been SFHA's policy that all

ammunition in the home by residents of public housing in the City and County of

In 2005, Defendant San Francisco Housing Authority ("SFHA") formally

residents of public housing are prohibited from keeping or possessing any firearms or ammunition in the home for self defense or any other otherwise lawful purpose.

On June 26, 2008 the Supreme Court of the United States ruled on whether the Second Amendment of the United States Constitution protects an individual right to keep and bear arms in the case of *Heller v. District of Columbia*, (2008)

128 S. Ct. 2783. In *Heller*, the Supreme Court held that the Second Amendment protects an individual right to possess a firearm unconnected with service in a

militia, and to use that arm for all traditionally lawful purposes, including self-defense within the home. (*Id.*)

In light of the United States Supreme Court's decision in *Heller*, plaintiffs filed suit against the San Francisco Housing Authority and Henry Alvarez III on the grounds that the aforementioned policies of Defendant SFHA regarding the prohibition on the possession of firearms and ammunition by law abiding tenants are unconstitutional.

Following the commencement of this action by plaintiffs, defendant San Francisco Housing Authority agreed to amend its Model Lease Agreement to remove the prohibition on the lawful possession of firearms and ammunition. Defendant San Francisco Housing Authority further agreed that, effective immediately, Defendant SFHA and its agents and representatives will not at any time enforce the provisions of the Model Lease Agreement relating to the lawful possession of firearms ammunition. The complete terms of this agreement are provided in the Stipulation Regarding Settlement and Dismissal filed concurrently

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1	with this Notice of Dismissal.		
2	Accordingly, plaintiffs now move to dismiss defendants San Francisco		
3	Housing Authority from the above-captioned action without prejudice.		
4	Date: January 12, 2009 TRUTANICH • MICHEL, LLP		
5			
6	/S/		
7	C. D. Michel Attorney for Plaintiffs		
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5	IN THE UNITED STATES DISTRICT COURT		
6	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
7	SAN FRANCISCO DIVISION		
8	GUY MONTAG DOE, NATIONAL) RIFLE ASSOCIATION OF	CASE NO.: CV-08-03112 TEH	
9	AMERICA, INC., CITIZENS COMMITTEE FOR THE RIGHT TO	NOTICE OF OR MOTION FOR	
10	KEEP AND BEAR ARMS,	VOLUNTARY DISMISSAL WITHOUT PREJUDICE OF	
11	Plaintiffs	DEFENDANTS SAN FRANCISCO HOUSING AUTHORITY AND	
12	vs.	HENRY ALVAREZ, III	
13	SAN FRANCISCO HOUSING AUTHORITY, MIRIAM SAEZ, IN		
14	HER OFFICIAL CAPACITY, HENRY ALVAREZ III. IN HIS		
15	OFFICIAL CAPACITY, CITY AND COUNTY OF SAN FRANCISCO,		
16	GAVIN NEWSOM, IN HIS OFFICIAL CAPACITY, JOHN		
17	STEWART COMPANY, AND DOES) 1-10,		
18	Defendants.		
19)		
20			
21	IT IS HEREBY CERTIFIED THAT:		
22	I, the undersigned, am a citizen of the United States and am at least eighteen years of age. My business address is 180 E. Ocean Blvd., Suite 200, Long Beach,		
23	California, 90802.		
24	I am not a party to the above-entitled action. I have caused service of:		
25	NOTICE OF OR MOTION FOR VOLUNTARY DISMISSAL WITHOUT PREJUDICE OF DEFENDANTS SAN FRANCISCO HOUSING		
26	AUTHORITY AND HENRY ALVAREZ, III		
27	on the following party by electronically filing the foregoing with the Clerk of the District Court using its ECF System, which electronically notifies them.		
28	<i>y</i>	, and the second se	
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1	I IIII Laiseii	John P. Zanghi
2	San Francisco Housing Aumonty	John P. Zanghi Zanghi Torres Arshawsky, LLP 703 Market St., #1600 San Francisco, CA 94103 Email: jzanghi@ztalaw.com
3	440 Turk Street San Francisco, Ca 94102 Email: larsent@SFHA.ORG	Email: jzanghi@ztalaw.com
4	'	Attorney for Defendants
5	San Francisco Housing Authority	The John Stewart Company
6	I declare under penalty of perjur	ry that the foregoing is true and correct.
7		TRUTANICH • MICHEL, LLP
8 9		
10		/S/
11		C. D. Michel Attorney for Plaintiffs'
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