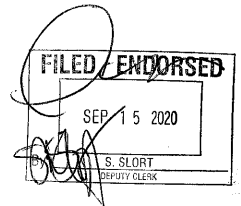
Deborah B. Caplan [SBN 196606] Lance H. Olson [SBN 077634] 2 OLSON REMCHO LLP 555 Capitol Mall, Suite 400 Sacramento, CA 95814 3 Telephone: (916) 442-2952 Facsimile: (916) 442-1280 4 Email: dcaplan@olsonremcho.com 5 James C. Harrison [SBN 161958] 6 OLSON REMCHO, LLP 1901 Harrison Street, Suite 1550 Oakland, CA 94612 Phone: (510) 346-6200 8 Fax: (510) 574-7061 Email: harrison@olsonremcho.com 9 Attorneys for Petitioners Mark Macarro, 10 Edwin "Thorpe" Romero, Anthony Roberts, Jeff L. Grubbe, and Coalition to Authorize 11 Regulated Sports Wagering 12 IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA 13 COUNTY OF SACRAMENTO 14 (UNLIMITED JURISDICTION) 15 MARK MACARRO, EDWIN "THORPE" CASE NO.: 34-2020-80003404-CU-WM-GDS ROMERO, ANTHONY ROBERTS, JEFF L. 16 GRUBBE and COALITION TO AUTHORIZE REGULATED SPORTS WAGERING, 17 SPONSORED BY CALIFORNIA INDIAN GAMING TRIBES, 18 Petitioners, 19 ORDER VS. 20 ALEX PADILLA, in his official capacity as 21 Secretary of State of the State of California, Date: October 9, 2020 Time: 11:00 a.m. 22 Dept.: 17 Respondent. 23 24 25 26 27 28



Action Filed: June 9, 2020

STIPULATION REQUESTING THAT JULY 17, 2020 JUDGMENT BE AMENDED TO EXTEND DEADLINE FOR FILING PETITION SIGNATURES; [PROPOSED]

## Hearing:

Judge: The Honorable James P. Arguelles

Petitioners Mark Macarro, Edwin "Thorpe" Romero, Anthony Roberts, Jeff L. Grubbe, and Coalition to Authorize Regulated Sports Wagering and respondent Alex Padilla, through their counsel of record, agree and stipulate to the following:

- 1. On July 17, 2020, this Court entered judgment extending the deadline for proponents of the California Sports Wagering Regulation and Unlawful Gambling Act to file petition signatures to October 12, 2020 in light of significant restrictions on petitioners' First Amendment rights caused by the issuance of various COVID-19 stay-at-home orders. The Court specifically retained jurisdiction to consider further relief should a request be made in the future.
- 2. On July 1, 2020, because of continuing and increased community spread of COVID-19, the California Department of Public Health (CDPH) directed the suspension of indoor operations in various sectors including restaurants, entertainment venues and all bars for those counties on the County Monitoring List. There were 19 counties on the list on that date.
- 3. By July 13, 2020, the number of counties on the Monitoring List increased to 32 counties. As a result, on that date, CDPH expanded its July 1 directive to apply statewide and implemented additional restrictions for counties on the Monitoring List related to gyms, places of worship, personal care salons and malls. (<a href="https://www.cdph.ca.gov/Programs/CID/DCDC/">https://www.cdph.ca.gov/Programs/CID/DCDC/</a> CDPH%20Document%20Library/COVID-19/SHO%20Order%20Dimming%20Entire%20State%207-13-2020.pdf [superseded by August 28, 2020 order].)
- 4. On August 26, 2020, in recognition of continuing challenges presented by statewide fires, the proximity to the November 3, 2020 election, and COVID-19, Governor Newsom signed an Executive Order extending the statutory deadlines for the county elections officials to perform signature verification for any initiatives filed in the coming months. (<a href="https://www.gov.ca.gov/wp-content/uploads/2020/08/8.26.20-EO-N-76-20.pdf">https://www.gov.ca.gov/wp-content/uploads/2020/08/8.26.20-EO-N-76-20.pdf</a>.) If petitioners were able to obtain sufficient signatures, this Order would allow county elections officials additional time to verify those signatures so as not to interfere with the November, 2020 General Election.
- 5. On August 28, 2020, Governor Newsom announced a new four-tier "Blueprint for a Safer Economy" to replace the County Monitoring List. (https://www.cdph.ca.gov/

Programs/CID/DCDC/Pages/COVID-19/COVID19CountyMonitoringOverview.aspx [last updated September 10, 2020].) At the time of his announcement, approximately 87% of the State's population was in "Tier 1," the tier with the most widespread incidence of COVID-19 and the most restrictions on activities.

- 6. The restrictions described above have continued to make it extremely difficult for petitioners to engage in signature-gathering activities for their proposed initiative. Petitioners represent that the State-imposed restrictions since the date of the Court's previous order have continued to interfere with their ability to exercise their First Amendment rights in the same ways identified by the Court in its July 17, 2020 judgment and order.
- 7. Petitioners represent that they have made substantial efforts to increase their signature-gathering efforts, but they estimate that between June 18, 2020 (the date of the Paparella Declaration and the end-date for the Court's previous determination) and August 31, 2020, petitioners have only been able to increase the number of signatures from approximately 10% of the signatures they would normally be able to obtain (and were obtaining prior to the State's COVID-19 stay-at-home order in March, 2020) to approximately 16% of the signatures they would normally be able to obtain (and were obtaining prior to the State's COVID-19 stay-at-home order in March, 2020).
- 8. Petitioners are seeking to qualify for the November 2022 election ballot. Based on these circumstances and the Court's previous ruling, the parties agree that it would be appropriate for the Court to amend the July 17, 2020 judgment to extend the October 12, 2020 deadline for signatures therein by 62 days. This represents adding 84% to the 74 days between June 18, 2020 and August 31, 2020 during which petitioners were only able to obtain 16% of normal signatures. A 62-day extension would require petitioners to file their signatures on or before December 13, 2020. Since that date is a Sunday, the Court will require signatures to be filed on or before December 14, 2020.
- 9. In light of the ever-changing circumstances relating to COVID-19, the parties request that the Court retain jurisdiction over this matter for the purpose of considering additional or different relief.

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.3		Respectfully submitted,
4	Dated: September 14, 2020	OLSON REMCHO, LLP
5		Pamla. And
6		By: Of May Caplan  Deborah B. Caplan
7		Attorney for Petitioners Mark Macarro,
8		Edwin "Thorpe" Romero, Anthony Roberts, Jeff L. Grubbe, and Coalition to Authorize Regulated
9		Sports Wager, Sponsored by California Indian Gaming Tribes
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11	Dated Cantombou 14 2020	OFFICE OF THE ATTORNEY GENERAL
12	Dated: September 14, 2020	OFFICE OF THE ATTORNET GENERAL
13		By: Attan
14		Ryan A. Hanley Deputy Attorney General
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16		Attorney for Respondent Secretary of State Alex Padilla
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## [PROPOSED] ORDER

Based on the foregoing, it is hereby ORDERED:

The Court finds that petitioners have made a sufficient showing that the COVID-19 restrictions imposed by the State continue to significantly interfere with petitioners ability to engage in signature-gathering activities for their proposed initiative in the same manner identified by the Court in its July 17, 2020 judgment and order;

Based on the representations of the parties, the Court finds that since petitioners have only been able to obtain 16% of the signatures they would normally be able to obtain and were obtaining prior to the State's stay-at-home orders and related restrictions, it is reasonable to extend the 74 days that have intervened since the Court's judgment by 84%, or 62 days;

The Court therefore orders that its July 17, 2020 judgment should be amended to reflect the additional time. The deadline for signatures imposed by the Court in its July 17, 2020 judgment is hereby extended from October 12, 2020 to December 14, 2020.

The Court retains jurisdiction over this matter to allow either party to seek additional relief should circumstances warrant such relief.



HON. AMES P. ARGUELLES
JUDGE OF THE SUPERIOR COURT

## PROOF OF SERVICE 2 I, the undersigned, declare under penalty of perjury that: 3 I am a citizen of the United States, over the age of 18, and not a party to the within 4 cause of action. My business address is 1901 Harrison Street, Suite 1550, Oakland, CA 94612. 5 On September 14, 2020, I served a true copy of the following document(s): 6 STIPULATION REQUESTING THAT JULY 17, 2020 JUDGMENT BE AMENDED TO EXTEND DEADLINE FOR FILING PETITION SIGNATURES; [PROPOSED] ORDER 7 8 on the following party(ies) in said action: 9 Attorney for Respondent Secretary of State Ryan A. Hanley Deputy Attorney General Alex Padilla Office of the Attorney General 10 1300 I Street Sacramento, CA 95814 11 Phone: (916) 210-6486 12 Email: Ryan.Hanley@doj.ca.gov BY UNITED STATES MAIL: By enclosing the document(s) in a sealed 13 envelope or package addressed to the person(s) at the address above and 14 depositing the sealed envelope with the United States Postal Service, 15 with the postage fully prepaid. 16 placing the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with the business's practice for 17 collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited 18 in the ordinary course of business with the United States Postal Service, located in Oakland, California, in a sealed envelope with postage fully 19 prepaid. BY OVERNIGHT DELIVERY: By enclosing the document(s) in an envelope 20 or package provided by an overnight delivery carrier and addressed to the persons at the addresses listed. I placed the envelope or package for collection 21 and overnight delivery at an office or a regularly utilized drop box of the overnight delivery carrier. 22 BY MESSENGER SERVICE: By placing the document(s) in an envelope or 23 package addressed to the persons at the addresses listed and providing them to a professional messenger service for service. 24 BY FACSIMILE TRANSMISSION: By faxing the document(s) to the 25 persons at the fax numbers listed based on an agreement of the parties to accept service by fax transmission. No error was reported by the fax machine used. A 26 copy of the fax transmission is maintained in our files. 27 28

1		BY EMAIL TRANSMISSIO	<b>ON:</b> By emailing the document(s) to ed on a court order or an agreement lectronic message or other indication I was received within a reasonable to	of the persons at	
2		accept service by email. No e	lectronic message or other indication	n that the	
3		transmission.	was recorded within a reasonable t	mic area are	
4		I declare, under penalty	of perjury, that the foregoing is tru	ie and correct. E	executed on
5	Septen	nber 14, 2020 in Piedmont, Cali	fornia.		
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