:022	1									
_Verified Correct Copy of Original 12/5/2022	2									
riginal	3									
y of O	4	F THE STATE OF OREGON								
ct Cop	5	5 FOR THE COUNTY OF HARNEY								
Corre	6									
rified	7	JOSEPH ARNOLD, CLIFF ASMUSSEN, GUN OWNERS OF AMERICA, INC., and	Case No. 22CV41008							
۶ <sub>-</sub>	8	GUN OWNERS FOUNDATION, Plaintiffs,	ORDER GRANTING TEMPORARY RESTRAINING ORDER and ORDER TO SHOW CAUSE WHY							
	9	V.	PRELIMINARY INJUNCTION SHOULD NOT ENTER							
	10	KATE BROWN, Governor of the State of	EX PARTE							
	11	Oregon, in her official capacity; and ELLEN ROSENBLUM, Attorney General of the State of Oregon, in her official capacity,								
	12	TERRI DAVIE, Superintendent of the Oregon State Police, in her official capacity,								
	13	Defendants,.								
	14	THIS MATTED come hefers the Co	wet an District OD CD 70 MOTION FOD							
	15	TEMPORARY RESTRAINING ORDER A	ourt on Plaintiffs' ORCP 79 MOTION FOR							
	16									
	17	PRELIMINARY INJUNCTION SHOULD NOT ENTER. This Court, having reviewed Plaintiffs complaint, motion, and attached declarations, and being otherwise fully advised,								
	18									
	19									
	20	injunction, Defendants and Defendants Agents are temporarily restrained from enforcing Balle Measure 114 as of $12 : 01$ AMPM on December 8, 2022. Absent entry of this Temporar								
	21									
	22	Restraining Order, Plaintiffs will be deprived of t								
	23	r, Sec. 27 by being made unable to lawfully pu	rchase a firearm or bear a magazine capable of							

.

; <sup>----</sup>

:022	1	holding more than 10 rounds of ammunition in the State of Oregon. Deprivation of fundamental				
_Verified Correct Copy of Original 12/5/2022	2					
riginal	- 3	constitutional rights for any period constitutes irreparable harm. C based upon findings made on the record. under the Oregon Constitution Article I, Section 27.				
y of Oi	4					
it Cop	5	IT IS FURTHER ORDERED: Defendants are ordered to Show Cause, if any, on				
Correc	6 December 13, 2022 at 9:00 AN/PM why a preliminary injunction should not					
rified (	7	enter and continue throughout the pendency of this action.				
_ <	8					
	9	IT IS SO ORDERED:				
	10					
	11					
	12					
	13	12/6/2022 12:02:19 PM				
	14	JLSI C				
	15	Robert S. Raschio, Circuit Court Judge				
	16					
	17					
	18					
	19					
	20					
	21					
	22					
	23					
]	Page	2 NED CDANTINC TEMPODA DV DESTDAINING ODDED				

ORDER GRANTING TEMPORARY RESTRAINING ORDER and ORDER TO SHOW CAUSE WHY PRELIMINARY INJUNCTION SHOULD NOT ENTER

٠

;<sup>7`</sup>

TYLER SMITH & ASSOCIATES, P C 181 J Grant Street, Suite 212, Canby, Oregon 97013 503-496-7177, Fax 503-212-6392

	1	UTCR 5.100 CERTIFICATE					
	2	I, Tony L. Aiello, Jr., hereby certify as follows that the attached proposed order or judgment:					
ginai	2	(1) [] Was served on opposing counsel not less than 3 days prior to submission to the court; or					
	4	[] Was stipulated by opposing counsel that no objection exists as to the judgment or					
Copy	5	order; or					
orrect	6	[] Was served on a self-represented party not less than 7 days pricr to submission to the					
	7	court and accompanied by notice of the time period to object					
	8	(2) This proposed order or judgment is made for judicial signature because					
	9	1. [] Each party affected by this order or judgment has stipulated to the order or					
	10	judgment, as shown by each party's signature on the document being submitted.					
	11	2. [] Each party affected by this order or judgment has approvec the order or					
	12	judgment, as shown by each party's signature on the document being submitted or by					
	13	written confirmation of approval sent to me.					
	14	3. [] I have served a copy of this order or judgment on each party entitled to service					
	15	and:					
	16	a.[ ] No objection has been served on me.					
	1 <b>7</b>	b.[] I received objections that I could not resolve with a party despite					
	18	reasonable efforts to do so. I have filed a copy of the objections I received and					
	19	indicated which objections remain unresolved.					
	20	c.[] After conferring about objections, [role and name of objecting party]					
	21	agreed to independently file any remaining objection.					
	22	4. [X] Service is not required pursuant to subsection (3) of this rule, or by statute, rule,					
	23	or otherwise.					

٠

7`

_Verified Correct Copy of Original 12/5/2022	1	5.	[] This is a proposed judgment that includes an award of punitive damages and notice
	2		has been served on the Director of the Crime Victims' Assistance Section as required
	3		by subsection (5) of this rule.
	4	6.	[X] OTHER: Ex Parte: Defendants were sent a copy of the motion, declarations
	5		and proposed order through E-mail to their presumptive co_nsel Brian Simmonds
	6		Marshall, Senior Assistant Attorney General, to inform him that this motion was
'erifiec	7		forthcoming and of Plaintiffs' intent to appear Ex Parte on December 2, 2022. See
ר ו	8		Declaration of Tony Aiello, Jr.
	9		
	10		
	11		
	12		
	13		
	14		
	15		
	16		
	17		
	18		
	19		
	20		
	21		
	22		
	23		
	Page 4		

ORDER GRANTING TEMPORARY RESTRAINING ORDER and ORDER TO SHOW CAUSE WHY PRELIMINARY INJUNCTION SHOULD NOT ENTER

.

;/``

TYLER SMITH & ASSOCIATES, P C 181 V Grant Street, Suite 212, Canby, Oregon 97013 503-496-7177, Fax 503-212-6392

•