CENTRAL CITIZENS OVERSIGHT, INC., a Delaware Corporation; RAYMOND LUTZ, an individual, Plaintiffs,	F THE STATE OF CALIFORNIA DUNTY OF SAN DIEGO L DIVISION No. 37-2016-00020273-CL-MC-CTL Action Filed: June 16, 2016 DECLARATION OF TIMOTHY M. BARRY IN SUPPORT OF DEFENDANTS' OPPOSITION TO
CENTRAL CITIZENS OVERSIGHT, INC., a Delaware Corporation; RAYMOND LUTZ, an individual, Plaintiffs,	DUNTY OF SAN DIEGO L DIVISION No. 37-2016-00020273-CL-MC-CTL Action Filed: June 16, 2016 DECLARATION OF TIMOTHY M. BARRY IN SUPPORT OF
CENTRAL CITIZENS OVERSIGHT, INC., a Delaware Corporation; RAYMOND LUTZ, an individual, Plaintiffs,	DUNTY OF SAN DIEGO L DIVISION No. 37-2016-00020273-CL-MC-CTL Action Filed: June 16, 2016 DECLARATION OF TIMOTHY M. BARRY IN SUPPORT OF
CENTRA CITIZENS OVERSIGHT, INC., a Delaware Corporation; RAYMOND LUTZ, an individual, Plaintiffs,	L DIVISION No. 37-2016-00020273-CL-MC-CTL Action Filed: June 16, 2016 DECLARATION OF TIMOTHY M. BARRY IN SUPPORT OF
CITIZENS OVERSIGHT, INC., a Delaware Corporation; RAYMOND LUTZ, an individual, Plaintiffs,	No. 37-2016-00020273-CL-MC-CTL Action Filed: June 16, 2016 DECLARATION OF TIMOTHY M. BARRY IN SUPPORT OF
Corporation; RAYMOND LUTZ, an individual, Plaintiffs,	Action Filed: June 16, 2016 DECLARATION OF TIMOTHY M. BARRY IN SUPPORT OF
Plaintiffs,	BARRY IN SUPPORT OF
···	N DEFENDANTS! OPPOSITION TO
v.	PLAINTIFFS' MOTION FOR PRELIMINARY INJUNCTION
MICHAEL VU, San Diego Registrar of Voters, HELEN N. ROBBINS-MEYER, San Diego County Chief Administrative Officer, SAN DIEGO COUNTY, a public entity; DOES 1-10	MAGED FILE Date: July 6, 2016 Time: 1:30 p.m. Dept.: 73
Defendants.) ICJ: Hon. Joel Wohlfell
I, TIMOTHY M. BARRY, declare as fo	llows:
1. I make this declaration based on i	my own personal belief, except for matters set
forth on information and belief, and as to those	matters I believe them to be true, and if called
upon to testify herein, I could and would compo	etently testify to the following facts:
2. I am a Chief Deputy County Cou	nsel with the Office of County Counsel for the
County of San Diego. I have been employed w	ith the Office of County Counsel for almost
eighteen years.	
3. I am the attorney who has been re	esponsible for defending the defendants in the
above-captioned litigation.	
	1. I make this declaration based on a forth on information and belief, and as to those upon to testify herein, I could and would compared. 2. I am a Chief Deputy County Courty Courty of San Diego. I have been employed we eighteen years. 3. I am the attorney who has been recommended.

- 4. Attached to the Notice of Lodgment submitted with defendants' papers in opposition to plaintiffs' motion for preliminary injunction as Exhibit 1 is a true and correct copy of a post by Mr. Lutz on his Facebook page dated June 27, 2016.
- 5. Attached to the Notice of Lodgment submitted with defendants' papers in opposition to plaintiffs' motion for preliminary injunction as Exhibit 2 is a true and correct copy of a redlined version of Elections Code §15360 as amended by AB 1235 in 2006. As reflected on Exhibit 1, when introduced the proposed amendment to Elections Code §15360 referenced "provisional ballots, and ballots cast at satellite locations," Also as reflected on Exhibit 1, that proposed language was deleted from the proposed legislation prior to the enactment of the amendment.
- 6. Attached to the Notice of Lodgment submitted with defendants' papers in opposition to plaintiffs' motion for preliminary injunction as Exhibit 3 is a true and correct copy of a press release issued by Citizens' Oversight on June 27, 2016.

Executed this 30 day of June, 2016, at San Diego, California.

I declare under penalty of perjury that the foregoing is true and correct.

TIMOTHY M. BARRY