17-0054

RECEIVED

DEC 1 5 2017

Attn: Ashley Johansson Initiative Coordinator Attorney General's Office P O Box 944255 Sacramento, CA 94244-2550

INITIATIVE COORDINATOR ATTORNEY GENERAL'S OFFICE

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows "This section shall be known as Luke's Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody."

Amend California Code of Civil Procedures §592 as follows "In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code."

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows "After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and the court shall make orders accordingly. "

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California FC §3022, CCP §592, and WIC Division 2, Part 1, Chapter 2, Article 9, §356.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of <u>County</u> of California. Further, I, <u>County</u> of California. Further, I, <u>County</u> of California. a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the proposed measure for the ballot.

Dated this <u>5</u> day of <u>DPC</u>, 2017 Signature: Name, public contact address, and phone number:

1

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows "This section shall be known as Luke's Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody."

Amend California Code of Civil Procedures §592 as follows "In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code."

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows "After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and the court shall make orders accordingly. "

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of <u>Santa Bry Cauch</u> County of California. Further, I, <u>Saime Lene Lewis</u> acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated this $30^4 h$ day of McV, 2017 Signature: JAMP Name, public contact address, and phone number: 1508 E. Oak Ave. Lompoc Ca 93436 805-734-7

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows "This section shall be known as Luke's Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody."

Amend California Code of Civil Procedures §592 as follows "In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code."

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows "After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and the court shall make orders accordingly. "

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of <u>Santa Clurc County</u> County of California. Further, I, <u>Wylminn</u> <u>Ife thing</u>, acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification.

Dated thi	s <u> </u>	f_12_	, 2017 Sign	ature				1.2.2.2.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1
Name, pu	ıblic contact adc	lress, and phor	e number: _	Wy	Inina	Thetha	ry L	-
630	Quintana	R1 #1	45 M	Aarro	Bay	CA	9344	2
					11		1	

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows "This section shall be known as Luke's Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody."

Amend California Code of Civil Procedures §592 as follows "In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code."

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows "After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and the court shall make orders accordingly. "

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, a	nd a
resident of County of Califor	mia.
Further, I,, acknowledge that in	is a
misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow	the
signatures on an initiative petition to be used for any purpose other than qualification of the propo	sed
measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initia	tive
to be used for any purpose other than qualification of the measure for the ballot.	
I KINI MILIAR	
Dated this day of 2017 Signature: International Additional Addita Additional Additiona Additional Ad	
Parking	
Name, public contact address, and phone number:	

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows "This section shall be known as Luke's Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody."

Amend California Code of Civil Procedures §592 as follows "In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code."

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows "After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and the court shall make orders accordingly. "

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of <u>SAN TRANCISCO</u> Further, I, <u>COSEPLA TRANCISCO</u>, acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated this 7th day of November, 2017 Signature: Name, public contact address, and phone number: Market It. S f105

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows "This section shall be known as Luke's Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody."

Amend California Code of Civil Procedures §592 as follows "In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code."

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows "After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and the court shall make orders accordingly. "

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18	8 years of age or older, and a
resident of SiSKiU.OU	County of California.
Further, I, Fernando R Cook-morales	, acknowledge that it is a
misdemeanor under state law (Section 18650 of the Elections Code) to know	owingly or willfully allow the
signatures on an initiative petition to be used for any purpose other than c	qualification of the proposed
measure for the ballot. I certify that I will not knowingly or willfully allow the	e signatures for this initiative
to be used for any purpose other than qualification of the measure for the b	allot
OI Not	all
Dated this $3(d \text{ day of } No)$, 2017 Signature:	

Name, public contact address, and phone number: Fernando & Cook-morales 760-390-1957 106 Butte St Fort Jones, CA96035

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows "This section shall be known as Luke's Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody."

Amend California Code of Civil Procedures §592 as follows "In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code."

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows "After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and the court shall make orders accordingly. "

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of	of perjury that I am a	citizen of the United	States, 18 years of age or o County of	lder, and a	
resident of	-n tranc	is scoch	County of	California.	
Further, I, Jaba	ina K.	Ha 11	, acknowledg	e that it is a	
misdemeanor under stat	e law (Section 1865	0 of the Elections Cod	e) to knowingly or willfully	y allow the	
signatures on an initiative petition to be used for any purpose other than qualification of the proposed					
measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative					
to be used for any purpose other than qualification of the measure for the ballot.					
Dated this day o	f	7 Signature:	- B		

Name, public contact address, and phone number: 702-955-9496

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows "This section shall be known as Luke's Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody."

Amend California Code of Civil Procedures §592 as follows "In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code."

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows "After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and the court shall make orders accordingly. "

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of <u>MONTEMEY</u> County of California. Further, I, <u>AICHARD</u> <u>FILEC(APDC)</u>, acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification.

Dated this 3_____ day of OCT____, 2017 Signature: Name, public contact address, and phone number: (531) 998-5122

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows "This section shall be known as Luke's Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody."

Amend California Code of Civil Procedures §592 as follows "In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code."

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows "After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and the court shall make orders accordingly. "

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury t	hat I am a citizen of the	e United States, 18 ye	ars of age or ol	der, and a
resident of Montory		·	_County of	California.
Further, I,	martha	Quon	_, acknowledge	that it is a
misdemeanor under state law (Sect	ion 18650 of the Elect	ions code) to knowin	ngly or willfully	allow the
signatures on an initiative petition	to be used for any pur	pose other than qual	lification of the	proposed
measure for the ballot. I certify that	I will not knowingly or	willfully allow the sig	gnatyres for this	s initiative
to be used for any purpose other th	an qualification of the	measure for the ballo	ot.	
Dated this 32 day of No		Valle	Tion	>
Dated this day of	$\sqrt{2017}$ Signature:	- NUN (1900	
	$\widehat{\boldsymbol{\rho}}$	A DAN O	147	

Salmas, Ca 93902 (831) 262-0615

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows "This section shall be known as Luke's Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody."

Amend California Code of Civil Procedures §592 as follows "In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code."

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows "After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and the court shall make orders accordingly. "

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of <u>Ameda</u> <u>County</u> of California. Further, I, <u>Briana Ramos</u>, acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification.

Dated this	B	Signature:	2
Name, public	c contact address, and phone numb	er: Bnaho	r Ramos
	sheffield Rd (

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows "This section shall be known as Luke's Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody."

Amend California Code of Civil Procedures §592 as follows "In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code."

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows "After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and the court shall make orders accordingly. "

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18	years of age or older, and a
resident of and all all San Francisco	County of California.
Further, I, LEAH AHN	, acknowledge that it is a
misdemeanor under state law (Section 18650 of the Elections Code) to know	wingly or willfully allow the
signatures on an initiative petition to be used for any purpose other than qu	alification of the proposed
measure for the ballot. I certify that I will not knowingly or willfully allow the	signatures for this initiative
to be used for any purpose other than qualification of the measure for the ba	Hot /
7/	

Dated this <u></u>day of <u>November</u>2017 Signature:

Name, public contact address, and phone number: _

4156453359 851 Lombard St., San Fran, CA 94133

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows "This section shall be known as Luke's Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody."

Amend California Code of Civil Procedures §592 as follows "In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code."

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows "After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and the court shall make orders accordingly. "

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of <u>Som</u> County of California. Further, I, <u>Somar</u>, <u>Mar</u>, <u>Hiner</u>, acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated this <u>-1</u>	day of Noundar, 2017	Signature:	AN ron	
Name, public con	itact address, and phone numb		Martinez	
415 54	18-3847			

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows "This section shall be known as Luke's Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody."

Amend California Code of Civil Procedures §592 as follows "In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code."

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows "After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and the court shall make orders accordingly. "

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that Lam a citizen of the United States, 18 years of age or older, and a resident of <u>Sun Trancusco County by Buth</u> County of California. Further, I, <u>County Oldendon</u>, acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for any purpose other than qualification of the pallot.

Dated this // day of 0.3 , 2017 Signature: Name, public contact address, and phone number: Mailing HoldReye" Valleuro

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows "This section shall be known as Luke's Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody."

Amend California Code of Civil Procedures §592 as follows "In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code."

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows "After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and the court shall make orders accordingly. "

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 y	ears of age or older, and a
resident of San Francisco	County of California.
Further, I, Daniel Martinez Zamirez	, acknowledge that it is a
misdemeanor under state law (Section 18650 of the Elections Code) to know	ingly or willfully allow the
signatures on an initiative petition to be used for any purpose other than qua	alification of the proposed
measure for the ballot. I certify that I will not knowingly or willfully allow the s	ignatures for this initiative
to be used for any purpose other than qualification of the measure for the ball	ot.

Dated this 3 day of NGV ____, 2017 Signature: Name, public contact address, and phone number: 1371 (

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows "This section shall be known as Luke's Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody."

Amend California Code of Civil Procedures §592 as follows "In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code."

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows "After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and the court shall make orders accordingly. "

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of _______County of California. Further, I, ______County of California. Further, I, _______, acknowledge that it is a misdemeanor under state law (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the measure for the ballot.

Dated this _____ day of _____ 2017 Signature Name, public contact address, and phone number: taight St San Francisco cra

PaloALTO, (a. 9430)

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows "This section shall be known as Luke's Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody."

Amend California Code of Civil Procedures §592 as follows "In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code."

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows "After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and the court shall make orders accordingly. "

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

650 814 323 6

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows "This section shall be known as Luke's Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody."

Amend California Code of Civil Procedures §592 as follows "In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code."

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows "After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and the court shall make orders accordingly. "

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of <u>County</u> of California. Further, I, <u>Dichae</u> (Section 18650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the ballot.

Dated this <u>S</u> day of <u>Norson</u> 2017 Signature: Name, public contact address, and phone number: 1660

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows "This section shall be known as Luke's Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody."

Amend California Code of Civil Procedures §592 as follows "In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code."

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows "After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and enter its findings and the court shall make orders accordingly. "

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

Dated this 36d day of Nov , 2017 Signature: ehe Name, public contact address, and phone number: 4784 Kο

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows "This section shall be known as Luke's Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody."

Amend California Code of Civil Procedures §592 as follows "In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code."

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows "After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and the court shall make orders accordingly. "

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States, 18 years of age or older, and a resident of County of California. Further, I, County of California., acknowledge that it is a misdemeanor under state law (Section 19650 of the Elections Code) to knowingly or willfully allow the signatures on an initiative petition to be used for any purpose other than qualification of the proposed measure for the ballot. I certify that I will not knowingly or willfully allow the signatures for this initiative to be used for any purpose other than qualification of the proposed to be used for any purpose other than qualification.

_____ day of ______, 2017 Signature: Dated this 🥇 🕻 Name, public contact address, and phone number hosting

Proposed Title: JURY TRIAL INITIATIVE STATUTE. FAMILY RIGHTS. PARENTS TO RETAIN LEGAL RIGHTS TO MINORS. MINORS TO BE DISCHARGED FROM UNWARRANTED FAMILIAL GOVERNMENT INTERFERENCE.

Proposed Summary: Gives parties to matters involving child custody the right to summarily demand that a jury, rather than a judge, determines if they shall retain legal and physical custody of their child and discharges minors from any state detention or restriction centers when unwarranted.

Proposed: Amend California Family Code §3022 as follows "This section shall be known as Luke's Law. The court may, during the pendency of a proceeding or any time thereafter, make an order for the custody of a child during minority that seems necessary or proper; or a party may demand a trial by jury. The court may not contravene a jury verdict on the appointment of joint legal and joint physical custody."

Amend California Code of Civil Procedures §592 as follows "In actions for the recovery of specific, real, or personal property, with or without damages, or for money claimed as due upon contract, or as damages for breach of contract, or for injuries, or for a party to retain legal rights to their child(ren), an issue of fact must be tried by a jury, unless a jury trial is waived, or a reference is ordered, as provided in this Code."

Amend California Welfare and Institutions Code, Division 2, Part 1, Chapter 2, Article 9, §356 as follows "After hearing the evidence, the court or a jury shall make a finding if the minor is a person described by Section 300 and the specific subdivisions of Section 300 under which the petition is sustained. If it finds that the minor is not such a person, it shall order that the petition be dismissed and the minor be discharged from any detention or restriction previously ordered. If the court finds that the minor is such a person, it shall make and the court shall make orders accordingly. "

Please prepare a circulating title and summary of the chief purpose and points of this proposed amendments to California Family Code §3022, California Code of Civil Procedures §592.

I, declare under penalty of perjury that I am a citizen of the United States,	18 years of age or older, and a
resident of Dakland	County of California.
Further, I,	, acknowledge that it is a
misdemeanor under state law (Section 18650 of the Elections Code) to k	nowingly or willfully allow the
signatures on an initiative petition to be used for any purpose other than	qualification of the proposed
measure for the ballot. I certify that I will not knowingly or willfully allow t	he signatures for this initiative
to be used for any purpose other than qualification of the measure for the	ballot.
Dated this 4 day of 15 2017 Signature:	$\mathcal{O} \mathcal{O}$

Name, public contact address, and phone number: (50)5