

Amber D. Abbasi [CSBN 240956]
Cause of Action
1919 Pennsylvania Ave., NW, Suite 650
Washington, D.C. 20006
Phone: 202.499.4232
Fax: 202.300.5842
E-mail: amber.abbasi@causeofaction.org

John Briscoe [CSBN 53223]
Lawrence S. Bazel [CSBN 114641]
Peter S. Prows [CSBN 257819]
BRISCOE IVESTER & BAZEL LLP
155 Sansome Street, Suite 700
San Francisco, CA 94104
Phone: 415.402.2700
Fax: 415.398.5630
E-mail: jbriscoe@briscoelaw.net; lbazel@briscoelaw.net;
pprows@briscoelaw.net

Zachary Walton [CSBN 181041]
SSL LAW FIRM LLP
575 Market Street, Suite 2700
San Francisco, CA 94105
Phone: 415.243.2685
Email: zack@sslfirm.com

Attorneys for Plaintiffs DRAKES BAY OYSTER COMPANY and KEVIN LUNNY

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA
OAKLAND DIVISION

DRAKES BAY OYSTER COMPANY and)
KEVIN LUNNY,)

Plaintiffs,)

Case No. 12-cv-06134-YGR

v.)

KENNETH L. SALAZAR; U.S.)
DEPARTMENT OF THE INTERIOR; U.S.)
NATIONAL PARK SERVICE; and)
JONATHAN JARVIS,)

PRELIMINARY INJUNCTION APPEAL

Defendants.)

1 NOTICE IS HEREBY GIVEN that Drakes Bay Oyster Company and Kevin Lunny,
2 Plaintiffs in the above-captioned case, hereby appeal to the United States Court of Appeals for
3 the Ninth Circuit from the order of the United States District Court for the Northern District of
4 California's (Hon. Yvonne Gonzales Rogers) denying Plaintiffs' Motion for Preliminary
5 Injunction (Dkt. 89) entered in this action on the 4th day of February, 2013.

6 Plaintiffs attach hereto: a copy of the Order appealed from, as Exhibit 1; pursuant to
7 Ninth Circuit Rule 3-2, Plaintiffs' Representation Statement, as Exhibit 2; and Plaintiffs' Civil
8 Appeals Docketing Statement, as Exhibit 3.

9 Respectfully submitted,

10 DATED: February 6, 2013

11 CAUSE OF ACTION

12
13 By: /s/ Amber D. Abbasi
14 AMBER D. ABBASI
Attorneys for Plaintiffs

15 DATED: February 6, 2013

16 BRISCOE IVESTER & BAZEL LLP

17
18 By: /s/ Peter S. Prows
19 PETER S. PROWS
20 Attorneys for Plaintiffs