
**UNITED STATES DISTRICT COURT FOR
THE NORTHERN DISTRICT OF NEW YORK**

• 445 Broadway; Albany, NY 12207-2936 •

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John Vidurek, Gerard Aprea, et al
Plaintiffs

- Against -

Governor A. Cuomo, New York State Senate
and New York State Assembly
Defendants

Jurisdiction: Court of Record, under
the rules of Common Law¹

Magistrate: Christian F. Hummel
Case NO: 1:18-cv-392

**OPPOSITION TO DEFENDANTS
MOTION TO DISMISS
UNDER RULE 12**

NEW YORK STATE)
):SS.
DUTCHESS COUNTY)

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In defendants' preliminary statement, defendants are attempting to move this Court to dismiss the action pursuant to Federal Rule 12(b)(6) which states, "*failure to state a claim upon which relief can be granted*".

THE GENERAL RULE

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The general rule is that a complaint should not be dismissed unless it "*appears beyond doubt*" that the plaintiff can prove "*no set of facts*" in support of his claim.² Even if the defendant has not demanded such relief in his pleadings, every final judgment shall

¹ "A Court of Record is a judicial tribunal having attributes and exercising functions independently of the person of the magistrate designated generally to hold it, and proceeding according to the course of common law, its acts and proceedings being enrolled for a perpetual memorial." Jones v. Jones, 188 Mo.App. 220, 175 S.W. 227, 229; Ex parte Gladhill, 8 Metc. Mass., 171, per Shaw, C.J. See, also, Ledwith v. Rosalsky, 244 N.Y. 406, 155 N.E. 688, 689.

² Blacks 4th "The general rule in appraising the sufficiency of a complaint for failure to state a claim is that a complaint should not be dismissed unless it appears beyond doubt that the plaintiff can prove no set of facts in support of his claim which would entitle him to relief." - CONLEY VS. GIBSON (1957),355 U.S. 41, 45, 46, 78 S.Ct. 99, 102, 2Led 2d 80; SEYMOUR VS. UNION NEWS COMPANY, 7 Cir., 1954,217 F.2d 168.

grant the relief to which the party in whose favor it is rendered is entitled.³ A complaint should not be dismissed unless it is beyond doubt that no set of facts supports the claim.² That is not the case in this case as plaintiffs deny defendants motion to dismiss.

RULE 12 CHALLENGE

STATEMENT OF A CLAIM AND RELIEF SOUGHT: The claim that the plaintiffs raise in the said Action at Law is a multitude of infringements upon our unalienable right “*to keep and bear Arms*” evidently secured by the 2nd Amendment⁴ upon which relief is simply “defendants’ obedience to the Supreme Law of the Land”.⁵

The plaintiffs’ Action at Law distinctly stated, with many supporting facts, a wrong and an injury, a tort! Plaintiffs also clearly and methodically stated, and addressed with sworn facts, the three elements necessary to prove a valid and comprehensive cause of action, which are:

- 1) Existence of legal duty from defendant to plaintiff, supported by evidentiary facts ✓
- 2) Breach of duty, supported by evidentiary facts ✓
- 3) Damage as proximate result, supported by evidentiary facts ✓

SHORT SYNOPSIS: The defendants were, and are, bound by oath to obey and support the Constitution thereby having a legal duty to the plaintiffs and all the People of New York State. Instead, the Governor and legislators of both houses violated four U.S. statutes, (1) 18 USC 241, (2) 18 USC 242, (3) 42 USC §1985, and (4) 42 USC §1986. The defendants did this by infringing upon the unalienable right of the plaintiffs to bear arms which is secured by the Bill of Rights. The plaintiffs in support of this Action at

³ Every final judgment shall grant the relief to which the party in whose favor it is rendered is entitled, even if the party has not demanded such relief in his pleadings." U.S. V. WHITE COUNTY BRIDGE COMMISSION (1960), 2 Fr Serv 2d 107, 275 F2d 529, 535.

⁴ **Amendment II:** A well-regulated Militia, being necessary to the security of a free State, the right of the people to keep and bear Arms, shall not be infringed.

⁵ **Article VI:** This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding.

40 Law quoted sixty-eight (68) U.S. Supreme Court quotes, six (6) U.S. Constitution
references, two (2) N.Y.S. Constitution references and one (1) reference to the
Declaration of Independence all in support of the plaintiffs' position. The plaintiffs also
quoted eleven (11) unconstitutional acts committed by the defendants along with five
(5) constitutional statutory violations. Plaintiffs wrote and submitted seven (7)
45 supporting Memorandums of Law in Support of the 2nd Amendment, Authority, Article
III Courts, Standing, Founding Documents and the Common Law. The plaintiff also
supported this Action with thirty-seven (37+) affidavits. No one in good conscience can
find that there is "NO SET OF FACTS" supporting this action. A common law trial will
search out and discover the truth of the matter and make right the wrong.

BEYOND THE RULE 12 CHALLENGE

50 The aforesaid Rule 12(b)(6) challenge is the "ONLY" pre-answer challenge by the
defendants that warrants a response. Everything else is mere rhetoric in an attempt to
change the narrative without answering and confuse the court. Nevertheless plaintiffs
will take liberty to address⁶ the assaultive, dangerous and slanderous fabrications
recorded in this court of record by the irresponsible Asst. Attorney General Michael
55 G. McCartin, hereinafter Asst. A.G. McCartin because it is malicious and must stand
corrected.

SOVEREIGN CITIZEN: Asst. A.G. McCartin in his ten (10) page motion to dismiss
used the phrase "sovereign citizen" fourteen (14) times. Once on page 2, twice on page
3, once on page 5, once on page 7, five times on page 5, and four times on page 9,
60 whereas the plaintiffs have not used said phrase anywhere in their papers or anywhere
else. Plaintiff John Vidurek who is a Law abiding individual, an advocate of
constitutional government, and a Vietnam Veteran thereby a patriot of our Republican
form of government and its laws, has been visited by federal agents three times, over the

⁶ Psa 110:1.

years, after filing (three separate) cases in the courts. The first question these federal
65 agents asked was, “Are you a sovereign citizen?” My answer was always no, and I
always complied with them completely just as any other “Law abiding” person would
and they always left seemingly satisfied, stating that their inquiry concerning me
warranted no further investigation.

Asst. A.G. McCartin knows that the plaintiffs are not “sovereign citizens” as he has
70 defined, for it would be impossible to research the plaintiffs without seeing that our
positions are not “anti-government”, not “anti-statute”, and not “anti-law”, even our
papers in this Action prove the same. Our argument has always been against the elected
and appointed servants who are abusing their powers and violating the peoples’
unalienable rights that are protected by the Law of the Land, a/k/a the Bill of Rights.
75 These disobedient servants that have taken over our house (government) and claim the
role of master (sovereign) are the Law breakers, statute breakers, and rule breakers.
These are the true terrorists who have seized control of our Republican form of
government and turned our government into a den of thieves. And with President
Trump’s draining of the swamp, the People will rout them out.

80 Asst. A.G. McCartin and “every law enforcement agent knows that the phrase
“sovereign citizen” is code for “Cop Killer”. And, by Asst. A.G. McCartin’s juvenile,
redundant, and purposeful statements has placed all plaintiffs in danger of being
accidentally abused, seriously injured or even killed by an overanxious or overzealous
officer, agent, or marshal.

85 We have watched and have heard of cases where individuals were labeled “sovereign
citizens” and when entering the court were surrounded and intimidated by “numerous”
court officers. I recall one time in a case in Greene County N.Y. where the courthouse
entrances, street, and halls were heavily guarded and patrolled. When we inquired of

one of the clerks, we were told that they were preparing for potential violence by a
90 radical group, and not long after that statement we found out they were talking about us.

During the Malheur Wild Life Preserve Case in Oregon when the American Cowboy
Patriots were acquitted because the Jury refused to convict, the federal agents took the
American Cowboy Patriots back into custody without warrants. The patriots' "BAR"
lawyer objected, and the people in the court were horrified when the said lawyer was
95 tased while the presiding judge watched, did nothing and no charges were brought
against the criminal federal agents.

TODAY, under legislation such as the Patriot Act and the creation of the Department of
Homeland Security, We the People are under attack by our very own elected and
appointed abusive servants. Our very way of life is in jeopardy because of the ignorance
100 of the meaning of words and the misunderstanding of the Law of the Land.

According to the Southern Poverty Law Center (SPLC) Intelligence Report⁷ which
proclaims to be the nation's preeminent periodical monitoring the radical right in the
United States, is fueling all government agencies and police departments into believing
that anyone that uses specific words like militia, sovereign, oath keepers, constitution,
105 patriots and even founding fathers, to name just a few, are armed, radicals and
dangerous cop killers, whose names are put on the terrorist watch list. This agitation
often causes police to over-react with excessive force and on a few occasions respond
by SWAT teams when these words are used at traffic stops.

Much of the overreaction that fuels the police comes from www.policemag.com that
110 spews forth the lies of the Southern Poverty Law Center to unsuspecting law-
enforcement agencies and departments. The SPLC is an arm of the BAR whose purpose

⁷ https://www.splcenter.org/intelligence-report?f%5B0%5D=field_intel_report_issue%3A11691

is to excite violence by federal agents and police upon the People who are trying to return Law, Order and Justice back into our status quo courts.

115 How is it that patriotic People who claim to be sovereign and believe in our Republican form of government, our Constitution, insist that our elected servants keep their oaths, and obey the law of the land⁸ are somehow home grown terrorists?

120 What Asst. A.G. McCartin did was no different than yelling "FIRE" in a crowded theater when there is no fire. Therefore, if any of the plaintiffs are injured or killed in or out of court during this trial we will hold Asst. A.G. McCartin responsible to the fullest extent of the law as the cause.

125 **FRIVOLOUS:** Asst. A.G. McCartin claims the plaintiffs' evidently written allegations are frivolous and must be dismissed by the Court. Federal Rule 12 does not provide for frivolous complaints to be dismissed. That can only be discovered after the challenge of an Action has been satisfied. It is Asst. A.G. McCartin's diatribe that is frivolous,⁹ it is his rants that do not controvert any material points and is interposed for the mere purposes of delaying in hope of a "status quo" ruling so that the defendants can fraudulently remain silent and again avoid their duty to speak.

"Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading. . ."

⁸ **United States Constitution Article VI:** This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding.; "Law of the land," "due course of law," and "due process of law" are synonymous. People v. Skinner, Cal., 110 P.2d 41, 45; State v. Rossi, 71 R.I. 284, 43 A.2d 323, 326; Direct Plumbing Supply Co. v. City of Dayton, 138 Ohio St. 540, 38 N.E.2d 70, 72, 137 A.L.R. 1058; Stoner v. Higginson, 316 Pa. 481, 175 A. 527, 531.

⁹ **FRIVOLOUS:** An answer is "frivolous" where it appears from bare inspection to be lacking in legal sufficiency, and, where in any view of the facts pleaded, it does not present a defense. Neefus v. Neefus, 209 Minn. 495, 296 N.W. 579, 581. Any pleading is called "frivolous" when it is clearly insufficient on its face, and does not controvert the material points of the opposite pleading, and is presumably interposed for mere purposes of delay or to embarrass the opponent. Erwin v. Lowery, 64 N.C. 321; Strong v. Sproul, 53 N.Y. 499; Gray v. Gidiere, 4 Strobr., S.C., 442; In re Beam, 93 N.J.Eq. 593, 117 A. 613, 614; Milberg v. Keuthe, 98 N.J.L. 779, 121 A. 713, 714.

130 - U.S. v. Tweel, 550 F.2d 297, 299. See also U.S. v. Prudden, 424 F.2d 1021,
1032; Carmine v. Bowen, 64 A. 932.

LEGAL SUFFICIENCY: The defendants' claim that plaintiffs' Action at Law lacks legal
sufficiency and plausibility, which is an opinion that can only be discovered via
examination after the defendants answer and the facts and positions of both parties can
135 be examined by the tribunal in a Court of Law. Nevertheless, a plausible claim is
defined as reasonable, valid, and truthful. What is more reasonable and valid than the
"Supreme Law of the Land" and obedience to that Law⁵? Government will be imperiled
if it fails to observe the law scrupulously. If the Government becomes a lawbreaker, it
breeds contempt for law; it invites every man to become a law unto him-self. What
140 could be more significant to a Court of Justice than obedience to that Law by our hired
servants?

*"Decency, security and liberty alike demand that government officials shall be subjected to the
same rules of conduct that are commands to the citizen. In a government of laws, existence of
the government will be imperiled if it fails to observe the law scrupulously". [...Our
145 Government is the potent, the omnipresent teacher. For good or for ill, it teaches the whole
people by its example...] Crime is contagious. If the Government becomes a lawbreaker, it
breeds contempt for law; it invites every man to become a law unto him self; it invites anarchy.
To declare that, in the administration of the criminal law, the end justifies the means -- to
declare that the Government may commit crimes in order to secure the conviction of a private
150 criminal -- would bring terrible retribution. Against that pernicious doctrine this Court should
resolutely set its face" - Olmstead v. United States, 277 U.S. 438 (1928)*

Therefore, for the defendants to claim that the plaintiffs' "Action at Law" lacks legal
sufficiency while the defendants' unlawful actions strike at the very HEART of what is
legal, namely "THE LAW", their actions become the epitome of lawlessness. For by
155 those actions the defendants "deny" the SOVEREIGNTY of the People and the real
LAW that the People "Ordained and Established"¹⁰ that they should obey. This is the

¹⁰ We the people of the United States, in order to form a more perfect union, establish justice, insure domestic tranquility,
provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our
posterity, do ordain and establish this Constitution for the United States of America. - Preamble

160 root of the problem and the purpose of this case and to claim that this case lacks
plausibility is a denial of reality in favor of fiction as the defendants continue to hold
repugnant statutes above the LAW and refuse the Peoples' redress of grievances, which
is just another Law the plaintiffs blatantly disobey!

*“Congress shall make no law respecting ... or abridging the right of the people to
petition the Government for a redress of grievances.” - Amendment I*

165 It's time that these lawless stewards be held accountable and obey the Law of the Land,
they should be ashamed of themselves that they so betrayed the People for the sake of
power and filthy lucre. The defendants' position on New York's longstanding regulation
of firearms is irrelevant because the “Sovereign People” spoke in 1789 and again in
1791 to settle the matter once and for all and your resistance to that command of the
Sovereign People has become criminal.

170 The defendants' position supporting the [UN]SAFE Act by using the horrific mass
shooting deaths is misplaced because, like the Sullivan Act, it just places the weapons in
the hands of the criminals and removes them out of the hands of the sovereign. The
People have an unalienable right to defend themselves; and if these shooters realize
there is maybe someone to shoot back they will think twice or die.

COLLATERAL ESTOPPEL: Asst. A.G. McCartin claims the plaintiffs litigated and
175 lost a similar case in New York State Supreme Court in 2013 and therefore must be
dismissed based upon the doctrine of collateral estoppel. This is erroneous on many
levels. First, all the cases the defendant used to defend the doctrine of collateral estoppel
shared one common chord that supports the plaintiffs position in that it requires “a full
and fair opportunity to litigate a valid and final judgment on the merits the issue sought
180 to be precluded from re-litigation must have been necessarily determined in the prior
proceeding” and, since such a determination were not met there is no estoppel. Second,
the case was not dismissed with prejudice. Third, similar and identical is not the same
thing and therefore different. Forth, a few plaintiffs are the same therefor “not all the

185 same”. And Fifth, plaintiffs realized that the state court did not have subject matter jurisdiction and that only the federal court had subject matter jurisdiction; see Article III Section 2.¹¹

190 **SOVEREIGN CITIZEN LEGAL BELIEF SYSTEM:** Asst. A.G. McCartin’s claim that “plaintiffs’ advance a “sovereign citizen” belief system a legal theory that has been repeatedly referred to by multiple federal courts as being entirely frivolous and has absolutely no basis in law and therefore must be dismissed.”

Asst. A.G. McCartin claims that, “the Plaintiffs advance a belief system such as this: “We the Sovereign People are independent of all legislated statutes, codes, rules, and regulations. In summary, Plaintiffs believe that, as “the Sovereign People,” New York State gun-related laws simply do not apply to them. The Second Circuit has described
195 “sovereign citizens” as “a loosely affiliated group who believe that the state and federal governments lack constitutional legitimacy and therefore have no authority to regulate their behavior.” The “sovereign citizen” belief system has been described by other courts as “completely without merit,” “patently frivolous, [T]o the extent that [the plaintiff] more broadly argues that he is a sovereign citizen and not subject to . . .
200 Georgia laws, both we and the district court lack jurisdiction because it is ‘wholly insubstantial and frivolous. As this very Court has noted in the past, not only have “[t]heories presented by ... sovereign citizen adherents” been “rejected by the courts”, but they have also been clearly “recognized as frivolous and a waste of court resources.”

205 Asst. A.G. McCartin knows that plaintiffs do not hold the aforesaid “sovereign citizen” legal belief system. Nevertheless, Rule 12(b)(6) does not provide for a “sovereign citizen legal belief theory” dismissal before the defendants’ answer.

¹¹ **Article III JUDICIAL POWER Section 2:** The judicial power shall extend to all cases, in law and equity, arising under this Constitution, the laws of the United States, and treaties made, or which shall be made, under their authority.

CONTRARY TO AG’S FABRICATIONS: Plaintiffs are not antigovernment cop killers as Asst. A.G. McCartin would have everyone believe. Plaintiffs believe in a
210 Republican form of government as we the Sovereign People provided for via the U.S. Constitution Article IV Section 4.¹² Whereas, the defendants, being the lawless, do not. Plaintiffs believe in the Law of the Land as we the Sovereign People provided for via the U.S. Constitution Article VI Clause 2.¹³ Whereas the defendants being the lawless, do not. Plaintiffs believe that the state and federal governments are constitutional with a
215 legitimate authority.

STATUTES: Plaintiffs believe in all lawful statutes as legislated law, that Congress passes under Article 1 Section 8, where We the People gave Congress “*power to make all laws which shall be necessary and proper for carrying into execution the foregoing*
[17] *powers...*” Elected and appointed servants are expected to know when a statute is
220 outside constitutional authority and/or when a statute infringes upon an unalienable right. In both cases, this makes said statute null and void. Plaintiffs believe in all lawful statutes as legislated law that the People gave the New York Congress to perform providing it is not contrary to the Law of the Land.¹²

GOVERNMENT: Plaintiffs believe that the United States Government is valid and still
225 intact but that many key positions are filled with tyrants under the power of the deep state, a web of organized crime that has seized control of our governments. Plaintiffs believe that the Federal Courts are valid and still intact but that most judges and magistrates are subservient to the deep state, not the people, and obligated to maintain status quo above justice. Plaintiffs believe that when President Trump finishes the

¹² **U.S. Constitution Article VI Section 4:** The United States shall guarantee to every state in this union a republican form of government, and shall protect each of them against invasion; and on application of the legislature, or of the executive (when the legislature cannot be convened) against domestic violence.

¹³ **U.S. Constitution Article VI Clause 2:** This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding.

230 draining of the swamp, the orchestrators found maintaining “fiction of law”, in place of
“at Law,” in our federal courts of law, will lose their clandestineness and protection and
will learn of Justice firsthand in our courts of Law.

AMENDMENT II ARGUMENT: Asst. A.G. McCartin brought up the disgraceful
Sullivan Act of 1911 that codified New York State’s licensing requirement. What Asst.
235 A.G. McCartin left out were (1) all the damage done to law abiding People because of
thugs like the author of the Sullivan Act, “Big Tim Sullivan” and (2) the true purpose of
the Sullivan Law?¹⁴

According to a New York Post story, posted on January 16, 2012, in late 2011 a
former Marine from Indiana, a Tea Party activist from California and a nurse
240 from Tennessee were all arrested and charged in New York City for possession of
firearms they had legal permits to carry back home. All were “nabbed” when they
naively sought to check the weapon with security. [What kind of Justice is that?]

The father of New York gun control was Democratic city politician “Big Tim
Sullivan” a state senator and Tammany Hall, a criminal overseer of the gangs of
245 New York. In 1911, in the wake of a notorious Gramercy Park blueblood murder-
suicide, Sullivan sponsored the Sullivan Act, which mandated police-issued
licenses for handguns and made it a felony to carry an unlicensed concealed
weapon.

The problem was, the gangs worked for Tammany. The Democratic machine used
250 them to enforce discipline at the polls and to intimidate the opposition. Gang
leaders like Monk Eastman were even employed as informal “sheriffs,” keeping
their turf under Tammany control. The Tammany Tiger needed to rein in the
gangs without completely crippling them. Enter Big Tim with the perfect

¹⁴ Source NY Post, story by Michael A. Walsh - January 16, 2012.

255 solution: Ostensibly disarm the gangs and ordinary citizens too while still keeping them on the streets.

260 Sullivan knew the gangs would flout the law, but appearances were more important than results. Ordinary citizens, on the other hand, were disarmed, which solved another problem. Gangsters had been bitterly complaining to Tammany that their victims sometimes shot back at them. So gang violence didn't drop under the Sullivan Act and really took off after the passage of Prohibition in 1920. Spectacular gangland rub-outs like the 1932 machine-gunning of "Mad Dog" Coll in a drugstore phone booth on 23rd Street became the norm.

265 Meanwhile, savor the irony of an edict written by a corrupt politician to save his bad guys from the electric chair now being used against law-abiding citizens from other states. And the rest of the story? Big Tim was already suffering from tertiary syphilis when he wrote his law. He went mad soon thereafter and was sent to a sanitarium in 1912. He eventually escaped. His severed body was found on railroad tracks in the Bronx in August 1913.

270 Asst. A.G. McCartin also bring up many other arguments concerning the carrying of arms which we are pleased to discuss after they answer the action. Rule 12 does not provide for the defendants to argue the case before they answer.

275 And, for the record, plaintiffs did not call the National Lawyers Guild, which is the nation's oldest and largest progressive BAR association, a communist organization. It was the 81st Congress, 2nd Session that did. Didn't the defendants see the attached 52 page report to the Action at Law, titled "National Lawyers Guild, Legal Bulwark of the Communist Party, by the Committee on Un-American Activities", House Report No.3123 81st Congress 2nd Session.

THE SOVEREIGN ISSUE: Plaintiffs used the word “sovereign” numerous times in this Action at Law in order to make the POINT that we have government by consent and
280 that the Sovereign People wrote the Law of the Land a/k/a Declaration of Independence, United States Constitution and the Bill of Rights for your obedience.

This was accomplished by means of the Covenant the Sovereign People made with God under the Declaration of Independence where we claimed “Natural Law” a/k/a Common Law as the Law of the Land under the Article III Section 2¹⁵ through the phrase “in
285 law”.¹⁶

President Trump in Addressing the General Assembly of the UN in September 2017 said,

“The People govern, the People rule, and the People are sovereign. I was elected not to take power but to give power to the American People where it belongs”

290 To deny that the People are Sovereign is to deny the Constitution for the United States of America and thereby is to WAR against the Constitution, treason against the People.

*“Any judge [elected or appointed servant] who does not comply with his oath to the Constitution of the United States wars against that Constitution and engages in acts in violation of the supreme law of the land. The judge is engaged in acts of
295 treason.”* - Cooper v. Aaron, 358 U.S. 1, 78 S. Ct. 1401 (1958).

SIGNATURES: The U.S. Constitution does not give anyone the right to a lawyer or the right to counsel, or the right to any other "hearsay substitute." The 6th Amendment¹⁷

¹⁵ **Article III JUDICIAL POWER Section 2:** The judicial power shall extend to all cases, in law and equity, arising under this Constitution, the laws of the United States, and treaties made, or which shall be made, under their authority;-

¹⁶ **AT LAW, Bouvier's:** This phrase is used to point out that a thing is to be done according to the course of the common law; it is distinguished from a proceeding in equity.; ALL CASES AT LAW. [Black's Law 4th] Within constitutional guaranty of jury trial, refers to common law ac-tions as distinguished from causes in equity and certain other proceedings. Breimhorst v. Beck-man, 227 Minn. 409, 35 N.W.2d 719, 734.

¹⁷ **Amendment VI:** In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which district shall have been

is very specific, that the accused only has the “*right to the assistance of counsel*” and this assistance of counsel can be anyone the plaintiff or defendant chooses without
300 limitations and if a BAR lawyer that is not a party to the case can represent a party surely a member of a party can represent the whole party. The BAR is not to have a monopoly on our courts. Therefore, we have a right to counsel each other and different individuals may take the lead according to our expertise. Additionally, all plaintiffs have “sworn affidavits” that bear their signature and, “*Indeed, no more than affidavits is*
305 *necessary to make the prima facie case.*” - United States v. Kis, 658 F.2d 526, 536 (7th Cir. 1981); Cert. Denied, 50 U.S. L. W. 2169; S. Ct. March 22, 1982. The United States Supreme Court has confirmed that a next friend can represent others under Rule 17, 28 USCA and members of a group who are competent non-lawyers can assist other members of the group achieve the goals. Furthermore, “*An affidavit uncontested*
310 *unrebutted unanswered stands as truth*”¹⁸.

Rule 11¹⁹ requires, “*a signature by at least one attorney or by a party personally*”. It does not say “all” party members. Such a conclusion would be in conflict with Rule 17, nevertheless, attached find your signatures. All address is the same “in care of”.

28 U.S. Code §1654 states, “*Appearance personally or by counsel In all courts of the*
315 *United States the parties may plead and conduct their own cases personally or by counsel as, by the [Lawful] rules of such courts, respectively, are permitted to manage and conduct causes therein.*” The aforesaid code §1654 does not say one cannot speak for a group, but does say the parties [natural] may plead and conduct their own cases.

previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the Assistance of Counsel for his defense.

¹⁸ An affidavit uncontested unrebutted unanswered stands as truth - United States v. Kis, 658 F.2d 526, 536 (7th Cir. 1981); Cert. Denied, 50 U.S. L. W. 2169; S. Ct. March 22, 1982.

¹⁹ **Rule 11:** Signing Pleadings, Motions, and Other Papers; Representations to the Court; Sanctions (a) SIGNATURE. Every pleading, written motion, and other paper must be signed by at least one attorney of record in the attorney’s name—or by a party personally if the party is unrepresented.

Whereas, party is defined as being composed of one or more natural persons as we read
320 from Blacks Law:

*"Party is a technical word, and has a precise meaning in legal parlance. By it is
understood he or they by or against whom a suit is brought, whether in law or
equity; the party plaintiff or defendant, whether composed of one or more
325 individuals, and whether natural or legal persons, (they are parties in the writ,
and parties on the record;) and all others who may be affected by the suit,
indirectly or consequentially, are persons interested, but not parties." -
Merchants' Bank v. Cook, 4 Pick. 405.*

In conclusion Federal Rule 12 does not provide for anything beyond "*failure to state a
claim upon which relief can be granted*". This being a Common Law issue the
330 defendants are duty bound to answer with or without a lawsuit.

Wherefore, plaintiffs deny categorically defendants' motion to dismiss for lack of any
grounds under Rule 12.

SEAL

335 _____
John Vidurek, et al

NOTARY

340 In New York State, Dutchess County, on _____, 2018 before me, _____,
the undersigned Notary Public, personally appeared John Vidurek, to me known to be the living man described
herein, who executed the forgoing instrument, and has sworn before me that he/she executed the same as his/her
free-will act and deed.

345 (Notary seal) _____
Notary

495 WHEREFORE, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

500 Plaintiffs demand and prosecute for; all legislative infringements upon the second Amendment null and void in the United States including and not limited to Safe Act, N.Y.S. Code §265.20, §265.01, §700.00, §400.00, §265.00, §265.02, §265.35, §35.20, §265.10, §2230 and the court is to direct all County Sheriffs to protect the People, from state and federal law enforcement agents who are to cease and desist all abuse against the plaintiffs and the People of New York for the exercising of our unalienable "right to keep and bear Arms", protected by the 2nd Amendment.

505 Plaintiffs demand and prosecute defendants for \$50,000 in damages for psychological stress and fear of violence upon my person and for placing my family in jeopardy of harm and even death. And for violating our unalienable right to keep and bear arms.

510 Plaintiffs with this action will file for an injunction against the state concerning the reporting of our firearms to the state police. If the judiciary fails to do their sworn duties to uphold the law and protect the People, plaintiffs sue defendants for an additional \$1,000 per day from the refusal date for injunction to the day of judgment for each of the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

SEAL

515

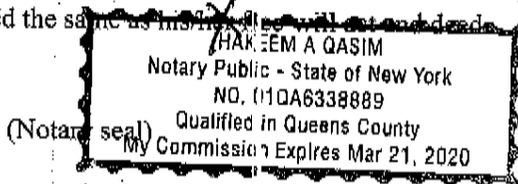
ARVIN S. GONZALEZ, PLAINTIFF

NOTARY

520

In New York State, NEW YORK County, on NEW YORK, 2018 before me, MAY 23rd 2018, the undersigned Notary Public, personally appeared ARVIN S. GONZALEZ, to me known to be the living man described herein, who executed the forgoing instrument, and has sworn before me that he/she executed the same as his/her free will and choice.

525



Notary
Hakeem A. Qasim

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 WHEREFORE, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate
and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR
legislation into laws that are repugnant to the Constitution. All legislation is to state
clearly by what authority they act upon.

500 Plaintiffs demand and prosecute for; all legislative infringements upon the second
Amendment null and void in the United States including and not limited to Safe Act,
N.Y.S. Code §265.20, §265.01, §700.00, §400.00, §265.00, §265.02, §265.35, §35.20,
§265.10, §2230 and the court is to direct all County Sheriffs to protect the People, from
state and federal law enforcement agents who are to cease and desist all abuse against
the plaintiffs and the People of New York for the exercising of our unalienable "right to
keep and bear Arms", protected by the 2nd Amendment.

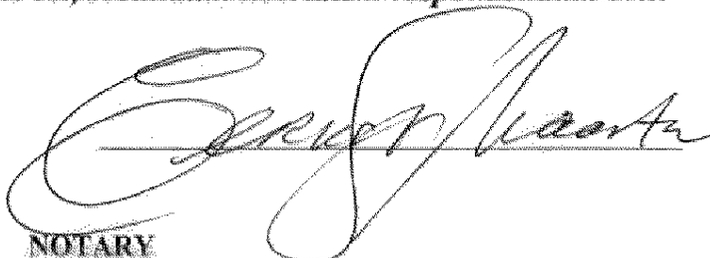
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stress and fear of violence upon my person and for placing my family in jeopardy of
harm and even death. And for violating our unalienable right to keep and bear arms.

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reporting of our firearms to the state police. If the judiciary fails to do their sworn duties
to uphold the law and protect the People, plaintiffs sue defendants for an additional
\$1,000 per day from the refusal date for injunction to the day of judgment for each of
the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

SEAL

515

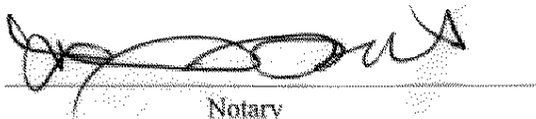

NOTARY

520

In New York State, Queens County, on 29 May, 2018 before me, Lionel Lewis,
the undersigned Notary Public, personally appeared Cerius St. Maarten to me known to be the
living ~~man~~ ^{person} described herein, who executed the forgoing instrument, and has sworn before me that he/she
executed the same as his/her free will act and deed.

525

LIONEL LEWIS
Notary Public, State of New York
No. 01LE5041186
(Notary seal)
Commission Expires March 27, 2019


Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 **WHEREFORE**, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

500 Plaintiffs demand and prosecute for; all legislative infringements upon the second Amendment null and void in the United States including and not limited to Safe Act, N.Y.S. Code §265.20, §265.01, §700.00, §400.00, §265.00, §265.02, §265.35, §35.20, §265.10, §2230 and the court is to direct all County Sheriffs to protect the People, from state and federal law enforcement agents who are to cease and desist all abuse against the plaintiffs and the People of New York for the exercising of our unalienable "right to keep and bear Arms", protected by the 2nd Amendment.

505 Plaintiffs demand and prosecute defendants for \$50,000 in damages for psychological stress and fear of violence upon my person and for placing my family in jeopardy of harm and even death. And for violating our unalienable right to keep and bear arms.

510 Plaintiffs with this action will file for an injunction against the state concerning the reporting of our firearms to the state police. If the judiciary fails to do their sworn duties to uphold the law and protect the People, plaintiffs sue defendants for an additional \$1,000 per day from the refusal date for injunction to the day of judgment for each of the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

SEAL

515

Charles M. Karlstrom

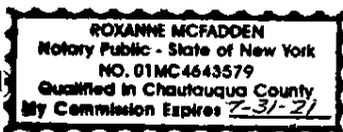
NOTARY

520

In New York State, Chaut County, on May 31, 2018, 2018 before me, Roxanne McFadden the undersigned Notary Public, personally appeared Charles M. Karlstrom, to me known to be the living man described herein, who executed the forgoing instrument, and has sworn before me that he/she executed the same as his/her free-will act and deed.

525

(Notary seal)



Roxanne McFadden
Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 **WHEREFORE**, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

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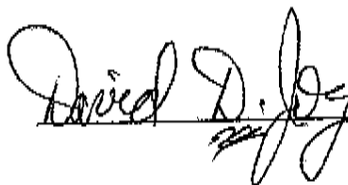
505 Plaintiffs demand and prosecute defendants for \$50,000 in damages for psychological stress and fear of violence upon my person and for placing my family in jeopardy of harm and even death. And for violating our unalienable right to keep and bear arms.

510 Plaintiffs with this action will file for an injunction against the state concerning the reporting of our firearms to the state police. If the judiciary fails to do their sworn duties to uphold the law and protect the People, plaintiffs sue defendants for an additional \$1,000 per day from the refusal date for injunction to the day of judgment for each of the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

SEAL

515

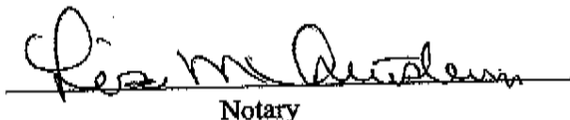


NOTARY

520

In New York State, Chautauque County, on Mar 26, 2018 before me, Lisa Levenstein, the undersigned Notary Public, personally appeared David D. Jay to me known to be the living man described herein, who executed the foregoing instrument, and has sworn before me that he/she executed the same as his/her free-will act and deed.

LISA M. LEVENSTEIN
Notary Public, State of New York
No. 01LE8090731



Notary

525

Qualified in Chautauque County
(Notary Seal)
Commission Expires April 21, 2019

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 **WHEREFORE**, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

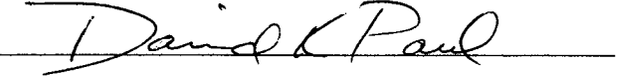
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*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

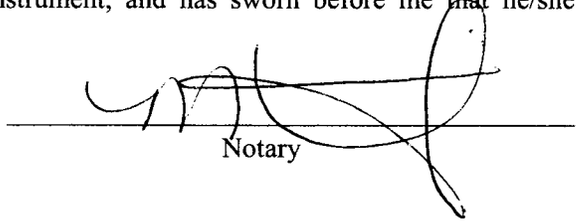
SEAL

515 

NOTARY

520 In New York State, Monroe County, on 25 May, 2018 before me, Michelle M Trabalzi, the undersigned Notary Public, personally appeared David K. Paul, to me known to be the living man described herein, who executed the forgoing instrument, and has sworn before me that he/she executed the same as his/her free and voluntary act and deed.

525 (Notary seal) **MICHELLE M TRABALZI**
Notary Public - State of New York
No. 01-TR6179833
Qualified in Wayne
My Commission Exp. 12/31/2019


Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 WHEREFORE, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

500 Plaintiffs demand and prosecute for; all legislative infringements upon the second Amendment null and void in the United States including and not limited to Safe Act, N.Y.S. Code §265.20, §265.01, §700.00, §400.00, §265.00, §265.02, §265.35, §35.20, §265.10, §2230 and the court is to direct all County Sheriffs to protect the People, from state and federal law enforcement agents who are to cease and desist all abuse against the plaintiffs and the People of New York for the exercising of our unalienable "right to keep and bear Arms", protected by the 2nd Amendment.

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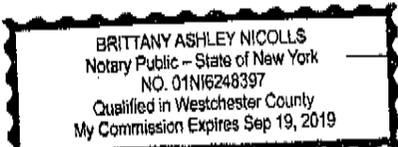
*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

SEAL

515 Don Alan McLaughlin

NOTARY

520 In New York State, Westchester County, on 23rd May, 2018 before me, Brittany Nicolls, the undersigned Notary Public, personally appeared Don Alan McLaughlin, to me known to be the living man described herein, who executed the forgoing instrument, and has sworn before me that he/she executed the same as his/her free-will act and deed.

525 (Notary seal)  Brittany Nicolls
Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 WHEREFORE, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

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*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

SEAL

515

Edward J. Altenau

NOTARY

520

In New York State, Ulster County, on May 23, 2018 before me, Julie Jansen ~~Edward Altenau~~ the undersigned Notary Public, personally appeared Edward Altenau, to me known to be the living man described herein, who executed the forgoing instrument, and has sworn before me that he/she executed the same as his/her free-will act and deed.

525

(Notary seal)

JULIE A. JANSEN
Notary Public, State of New York
Reg. #01JA6358685
Qualified in Ulster County
Commission Expires 5/15/21

Julie Jansen
Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 **WHEREFORE**, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate
and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR
legislation into laws that are repugnant to the Constitution. All legislation is to state
clearly by what authority they act upon.

500 Plaintiffs demand and prosecute for; all legislative infringements upon the second
Amendment null and void in the United States including and not limited to Safe Act,
N.Y.S. Code §265.20, §265.01, §700.00, §400.00, §265.00, §265.02, §265.35, §35.20,
§265.10, §2230 and the court is to direct all County Sheriffs to protect the People, from
state and federal law enforcement agents who are to cease and desist all abuse against
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to uphold the law and protect the People, plaintiffs sue defendants for an additional
\$1,000 per day from the refusal date for injunction to the day of judgment for each of
the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

SEAL

515

Susan A. Frohnhofer
Susan A Frohnhofer

NOTARY

520

In New York State, Suffolk County, on May 25th, 2018 before me, Brianna Gibbs,
the undersigned Notary Public, personally appeared Susan A Frohnhofer, to me known to be the
living man described herein, who executed the forgoing instrument, and has sworn before me that he/she
executed the same as his/her free-will act and deed.

525

(Notary seal)

BRIANNA GIBBS
Notary Public, State of New York
No. 01GI6357394
Commission Expires April 17, 2021

[Signature]
Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 **WHEREFORE**, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate
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the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

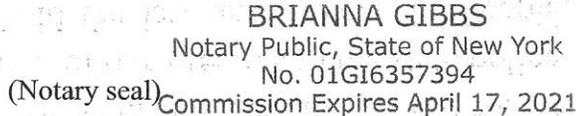
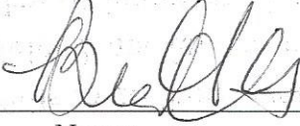
*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

SEAL

515 

NOTARY

520 In New York State, SUFFERN County, on May 25th, 2018 before me, Brianna Gibbs,
the undersigned Notary Public, personally appeared Eugene Frohnhofer to me known to be the
living man described herein, who executed the forgoing instrument, and has sworn before me that he/she
executed the same as his/her free-will act and deed.

525  
BRIANNA GIBBS
Notary Public, State of New York
No. 01GI6357394
Commission Expires April 17, 2021
Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 **WHEREFORE**, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

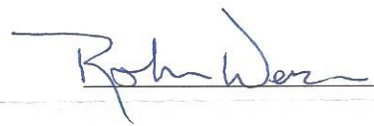
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505 Plaintiffs demand and prosecute defendants for \$50,000 in damages for psychological stress and fear of violence upon my person and for placing my family in jeopardy of harm and even death. And for violating our unalienable right to keep and bear arms.

510 Plaintiffs with this action will file for an injunction against the state concerning the reporting of our firearms to the state police. If the judiciary fails to do their sworn duties to uphold the law and protect the People, plaintiffs sue defendants for an additional \$1,000 per day from the refusal date for injunction to the day of judgment for each of the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit.*⁴⁷

SEAL

515 

NOTARY

520 In New York State, Dutchess County, on May 24, 2018 before me, Kristene Kershaw, the undersigned Notary Public, personally appeared Robert Werner, to me known to be the living man described herein, who executed the forgoing instrument, and has sworn before me that he/she executed the same as his/her free-will act and deed.




Notary

495 WHEREFORE, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

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*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

SEAL

515 Sandra Phillippi

NOTARY

520 In New York State, Erie County, on May 25, 2018 before me, Megan E. Gauser Sandra Phillippi the undersigned Notary Public, personally appeared Sandra Phillippi, to me known to be the living man described herein, who executed the forgoing instrument, and has sworn before me that he/she executed the same as his/her free-will act and deed.

525 MEGAN E GAUSER
NOTARY PUBLIC STATE OF NEW YORK
(Notary seal) ERIE
LIC. #01GA6373805
COMM. EXP. 04/16/2022

Megan E Gauser
Notary

495 WHEREFORE, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate
and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR
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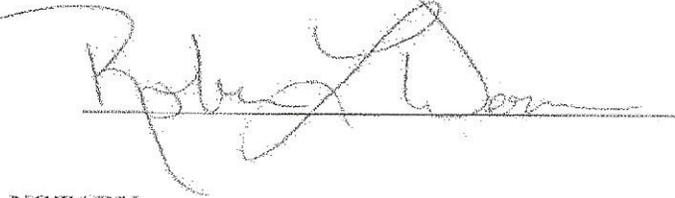
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to uphold the law and protect the People, plaintiffs sue defendants for an additional
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the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit.*⁴⁷

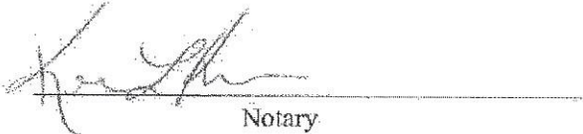
SEAL

515 

NOTARY

520 In New York State, Dutchess County, on May 24, 2018 before me, Robert Werner,
the undersigned Notary Public, personally appeared before me, to me known to be the
living man described herein, who executed the forgoing instrument, and has sworn before me that he/she
executed the same as his/her free-will act and deed.




Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 **WHEREFORE**, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

500 Plaintiffs demand and prosecute for; all legislative infringements upon the second Amendment null and void in the United States including and not limited to Safe Act, N.Y.S. Code §265.20, §265.01, §700.00, §400.00, §265.00, §265.02, §265.35, §35.20, §265.10, §2230 and the court is to direct all County Sheriffs to protect the People, from state and federal law enforcement agents who are to cease and desist all abuse against the plaintiffs and the People of New York for the exercising of our unalienable "right to keep and bear Arms", protected by the 2nd Amendment.

505 Plaintiffs demand and prosecute defendants for \$50,000 in damages for psychological stress and fear of violence upon my person and for placing my family in jeopardy of harm and even death. And for violating our unalienable right to keep and bear arms.

510 Plaintiffs with this action will file for an injunction against the state concerning the reporting of our firearms to the state police. If the judiciary fails to do their sworn duties to uphold the law and protect the People, plaintiffs sue defendants for an additional \$1,000 per day from the refusal date for injunction to the day of judgment for each of the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

SEAL

515

Gary E. Edgreen

NOTARY

520

In New York State, Cattaraugus County, on May 29, 2018 before me, Michiko H Mcelfresh, the undersigned Notary Public, personally appeared Gary E. Edgreen, to me known to be the living man described herein, who executed the forgoing instrument, and has sworn before me that he/she executed the same as his/her free-will act and deed.

525

(Notary seal)

MICHIKO H. MCELFRISH
 Notary Public State of New York
 01MC6333446
 Qualified in Cattaraugus County
 My Commission Expires 11/23/2019

Michiko H Mcelfresh
 Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 **WHEREFORE**, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

500 Plaintiffs demand and prosecute for; all legislative infringements upon the second Amendment null and void in the United States including and not limited to Safe Act, N.Y.S. Code §265.20, §265.01, §700.00, §400.00, §265.00, §265.02, §265.35, §35.20, §265.10, §2230 and the court is to direct all County Sheriffs to protect the People, from state and federal law enforcement agents who are to cease and desist all abuse against the plaintiffs and the People of New York for the exercising of our unalienable "right to keep and bear Arms", protected by the 2nd Amendment.

505 Plaintiffs demand and prosecute defendants for \$50,000 in damages for psychological stress and fear of violence upon my person and for placing my family in jeopardy of harm and even death. And for violating our unalienable right to keep and bear arms.

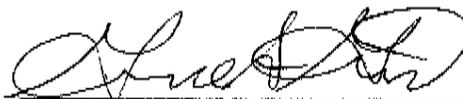
510 Plaintiffs with this action will file for an injunction against the state concerning the reporting of our firearms to the state police. If the judiciary fails to do their sworn duties to uphold the law and protect the People, plaintiffs sue defendants for an additional \$1,000 per day from the refusal date for injunction to the day of judgment for each of the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

SEAL

515

JANINE LYNN SALZMAN
Notary Public, State of New York
Qualified in Chautauque Co. No. 01SA4652894
My Commission Expires 9-30-2021



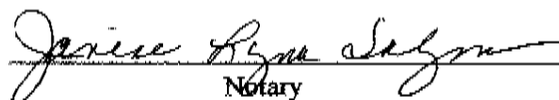
NOTARY

520

In New York State, CHAUTAUCU County, on MAY 31, 2018 before me, JANINE LYNN SALZMAN the undersigned Notary Public, personally appeared GEORGE A. CAND, to me known to be the living man described herein, who executed the forgoing instrument, and has sworn before me that he/she executed the same as his/her free-will act and deed.

525

(Notary seal)


Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

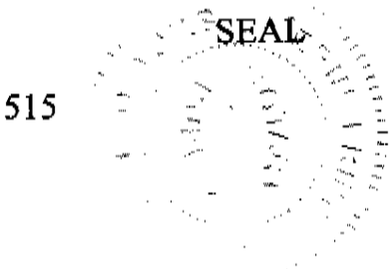
495 **WHEREFORE**, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate
 and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR
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 clearly by what authority they act upon.

500 Plaintiffs demand and prosecute for; all legislative infringements upon the second
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 N.Y.S. Code §265.20, §265.01, §700.00, §400.00, §265.00, §265.02, §265.35, §35.20,
 §265.10, §2230 and the court is to direct all County Sheriffs to protect the People, from
 state and federal law enforcement agents who are to cease and desist all abuse against
 the plaintiffs and the People of New York for the exercising of our unalienable "right to
 keep and bear Arms", protected by the 2nd Amendment.

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510 Plaintiffs with this action will file for an injunction against the state concerning the
 reporting of our firearms to the state police. If the judiciary fails to do their sworn duties
 to uphold the law and protect the People, plaintiffs sue defendants for an additional
 \$1,000 per day from the refusal date for injunction to the day of judgment for each of
 the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷



515 Gerald E Olson

NOTARY

Erin Fripp

520 In New York State, Schoharie County, on May 30th, 2018 before me, Gerald Olson
 the undersigned Notary Public, personally appeared Gerald Olson, to me known to be the
 living man described herein, who executed the forgoing instrument, and has sworn before me that ~~he~~ she
 executed the same as his her free-will act and deed.

525 (Notary seal) **ERIN FRIPP**
 Notary Public, State of New York
 No. 01FR6146432
 Qualified in Schoharie County
 Commission Expires May 08, 2022

Erin Fripp
 Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 **WHEREFORE**, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

500 Plaintiffs demand and prosecute for; all legislative infringements upon the second Amendment null and void in the United States including and not limited to Safe Act, N.Y.S. Code §265.20, §265.01, §700.00, §400.00, §265.00, §265.02, §265.35, §35.20, §265.10, §2230 and the court is to direct all County Sheriffs to protect the People, from state and federal law enforcement agents who are to cease and desist all abuse against the plaintiffs and the People of New York for the exercising of our unalienable "right to keep and bear Arms", protected by the 2nd Amendment.

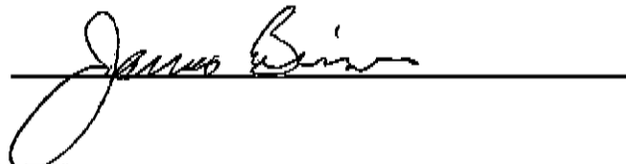
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*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

SEAL

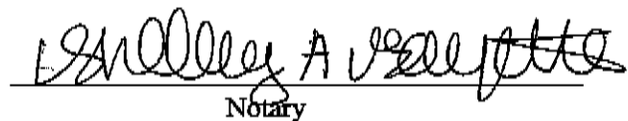
515



NOTARY

520 In New York State, Albany County, on May 23, 2018 before me, Shelby Goyette, the undersigned Notary Public, personally appeared James E Birsen, to me known to be the living man described herein, who executed the forgoing instrument, and has sworn before me that he/she executed the same as his/her free-will act and deed.

525 **Shelby Ann Goyette**
Notary Public, State of New York
No. 01G06322003
Qualified in Albany County
Commission Expires March 30, 2019


Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 WHEREFORE, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate
and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR
legislation into laws that are repugnant to the Constitution. All legislation is to state
clearly by what authority they act upon.

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keep and bear Arms", protected by the 2nd Amendment.

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harm and even death. And for violating our unalienable right to keep and bear arms.

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reporting of our firearms to the state police. If the judiciary fails to do their sworn duties
to uphold the law and protect the People, plaintiffs sue defendants for an additional
\$1,000 per day from the refusal date for injunction to the day of judgment for each of
the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit.⁴⁷

515 SEAL



NOTARY

520 In New York State, Dutchess County, on 30 May, 2018 before me, Ashley Nicole Robinson
the undersigned Notary Public, personally appeared James Brunsick, to me known to be the
living man described herein, who executed the forgoing instrument, and has sworn before me that he/she
executed the same as his/her free-will act and deed.

525 (Notary seal)

ASHLEY NICOLE ROBINSON
Notary Public - State of New York
NO. 01MCG328086
Qualified in Dutchess County
My Commission Expires Jun 15, 2019



Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 **WHEREFORE**, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

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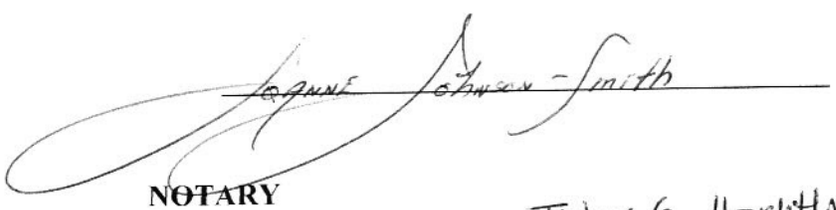
505 Plaintiffs demand and prosecute defendants for \$50,000 in damages for psychological stress and fear of violence upon my person and for placing my family in jeopardy of harm and even death. And for violating our unalienable right to keep and bear arms.

510 Plaintiffs with this action will file for an injunction against the state concerning the reporting of our firearms to the state police. If the judiciary fails to do their sworn duties to uphold the law and protect the People, plaintiffs sue defendants for an additional \$1,000 per day from the refusal date for injunction to the day of judgment for each of the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

SEAL

515

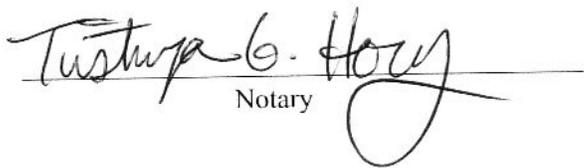

NOTARY

520

In New York State, Columbia County, on May 30th, 2018 before me, Tistrya G. Houghtling, ~~Joanne Johnson-Smith~~ (CH) the undersigned Notary Public, personally appeared Joanne Johnson-Smith, to me known to be the living man described herein, who executed the forgoing instrument, and has sworn before me that he/she executed the same as his/her free-will act and deed.

525

(Notary seal)


Notary

TISTRYA G. HOUGHTLING
Notary Public, State of New York
Reg. No. 01HO6342376
Qualified in Columbia County
My Commission Expires May 23, 2021

495 WHEREFORE, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

500 Plaintiffs demand and prosecute for; all legislative infringements upon the second Amendment null and void in the United States including and not limited to Safe Act, N.Y.S. Code §265.20, §265.01, §700.00, §400.00, §265.00, §265.02, §265.35, §35.20, §265.10, §2230 and the court is to direct all County Sheriffs to protect the People, from state and federal law enforcement agents who are to cease and desist all abuse against the plaintiffs and the People of New York for the exercising of our unalienable "right to keep and bear Arms", protected by the 2nd Amendment.

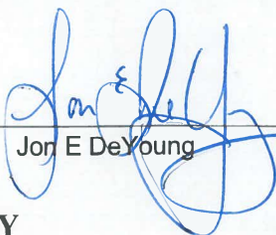
505 Plaintiffs demand and prosecute defendants for \$50,000 in damages for psychological stress and fear of violence upon my person and for placing my family in jeopardy of harm and even death. And for violating our unalienable right to keep and bear arms.

510 Plaintiffs with this action will file for an injunction against the state concerning the reporting of our firearms to the state police. If the judiciary fails to do their sworn duties to uphold the law and protect the People, plaintiffs sue defendants for an additional \$1,000 per day from the refusal date for injunction to the day of judgment for each of the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit.*⁴⁷

SEAL

515



Jon E DeYoung

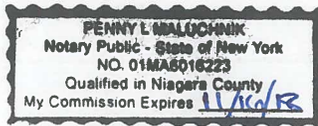
NOTARY

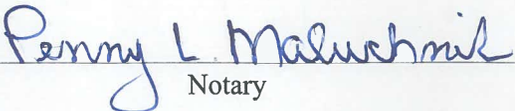
520

In New York State, Erie County, on May 30, 2018 before me, ~~Jon E DeYoung~~ ^{Penny L Maluchnik} the undersigned Notary Public, personally appeared Jon E DeYoung, to me known to be the living man described herein, who executed the forgoing instrument, and has sworn before me that ~~he~~ ^{she} executed the same as ~~his~~ ^{her} free-will act and deed.

525

(Notary seal)





Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 **WHEREFORE**, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

500 Plaintiffs demand and prosecute for; all legislative infringements upon the second Amendment null and void in the United States including and not limited to Safe Act, N.Y.S. Code §265.20, §265.01, §700.00, §400.00, §265.00, §265.02, §265.35, §35.20, §265.10, §2230 and the court is to direct all County Sheriffs to protect the People, from state and federal law enforcement agents who are to cease and desist all abuse against the plaintiffs and the People of New York for the exercising of our unalienable "right to keep and bear Arms", protected by the 2nd Amendment.

505 Plaintiffs demand and prosecute defendants for \$50,000 in damages for psychological stress and fear of violence upon my person and for placing my family in jeopardy of harm and even death. And for violating our unalienable right to keep and bear arms.

510 Plaintiffs with this action will file for an injunction against the state concerning the reporting of our firearms to the state police. If the judiciary fails to do their sworn duties to uphold the law and protect the People, plaintiffs sue defendants for an additional \$1,000 per day from the refusal date for injunction to the day of judgment for each of the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

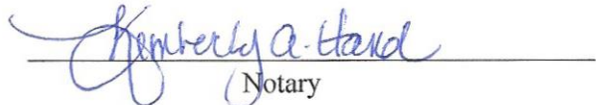
SEAL

515 

NOTARY

520 In New York State, Steuben County, on 25th of May, 2018 before me, Kimberly A. Hand, the undersigned Notary Public, personally appeared Joseph W. Atkinson III, to me known to be the living man described herein, who executed the forgoing instrument, and has sworn before me that he/she executed the same as his/her free-will act and deed.

525 **KIMBERLY A. HAND**
NOTARY PUBLIC STATE OF NEW YORK
#01HA6049589
(Notary Seal) **QUALIFIED IN STEUBEN COUNTY**
EXPIRES 10/23/20 18


Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 **WHEREFORE**, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

500 Plaintiffs demand and prosecute for; all legislative infringements upon the second Amendment null and void in the United States including and not limited to Safe Act, N.Y.S. Code §265.20, §265.01, §700.00, §400.00, §265.00, §265.02, §265.35, §35.20, §265.10, §2230 and the court is to direct all County Sheriffs to protect the People, from state and federal law enforcement agents who are to cease and desist all abuse against the plaintiffs and the People of New York for the exercising of our unalienable "right to keep and bear Arms", protected by the 2nd Amendment.

505 Plaintiffs demand and prosecute defendants for \$50,000 in damages for psychological stress and fear of violence upon my person and for placing my family in jeopardy of harm and even death. And for violating our unalienable right to keep and bear arms.

510 Plaintiffs with this action will file for an injunction against the state concerning the reporting of our firearms to the state police. If the judiciary fails to do their sworn duties to uphold the law and protect the People, plaintiffs sue defendants for an additional \$1,000 per day from the refusal date for injunction to the day of judgment for each of the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit.*⁴⁷

SEAL

515

Joseph Fioco

NOTARY

Paula Dolan

520

In New York State, Wayne County, on May 30, 2018 before me, Joseph Fioco, the undersigned Notary Public, personally appeared Joseph Fioco, to me known to be the living man described herein, who executed the forgoing instrument, and has sworn before me that he/she executed the same as his/her free-will act and deed.

525

(Notary seal)

PAULA DOLAN
Notary Public, State of New York
Qualified in Wayne County
REG. NO. 01DO6096785
Commission Expires AUGUST 04, 2019

Paula Dolan
Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 WHEREFORE, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate
and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR
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the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:⁴⁷

SEAL

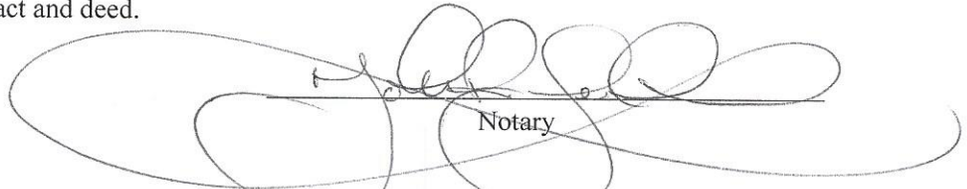
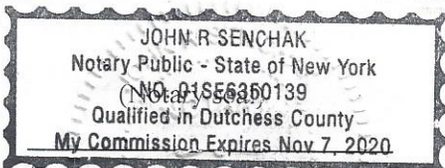
515



NOTARY

520 In New York State, Dutchess County, on June 1, 2018 before me, John R. Senchak
the undersigned Notary Public, personally appeared Jonathan Schultz, to me known to be the
living man described herein, who executed the forgoing instrument, and has sworn before me that he/she
executed the same as his/her free-will act and deed.

525



Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 WHEREFORE, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate
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§265.10, §2230 and the court is to direct all County Sheriffs to protect the People, from
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the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:⁴⁷

SEAL

515

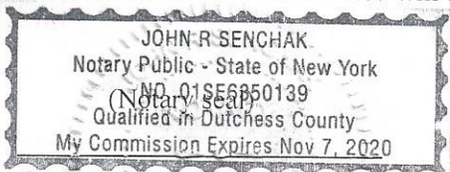


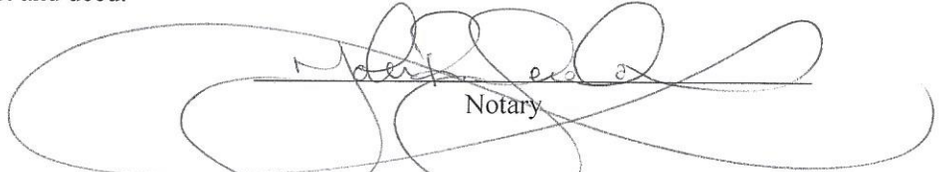
NOTARY

520

In New York State, Dutchess County, on 6-1-, 2018 before me, ~~Kimberly~~ John Senchak
the undersigned Notary Public, personally appeared Kimberly Vidurek, to me known to be the
living man described herein, who executed the forgoing instrument, and has sworn before me that he/she
executed the same as his/her free-will act and deed.

525




Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 WHEREFORE, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate
and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR
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to uphold the law and protect the People, plaintiffs sue defendants for an additional
\$1,000 per day from the refusal date for injunction to the day of judgment for each of
the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit.*⁴⁷

SEAL

515

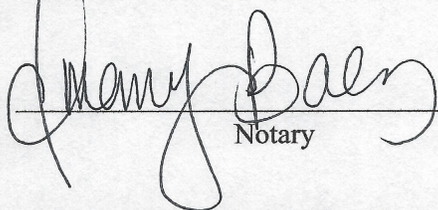
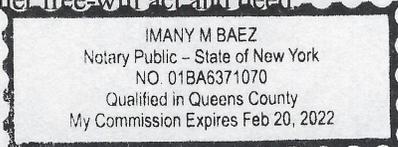


NOTARY

520 In New York State, Queens County, on 24th of May, 2018 before me, Imany M. Baez,
the undersigned Notary Public, personally appeared Leonard Volodarsky, to me known to be the
living man described herein, who executed the forgoing instrument, and has sworn before me that he/she
executed the same as his/her free-will act and deed.

525

(Notary seal)


Notary

495 **WHEREFORE**, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

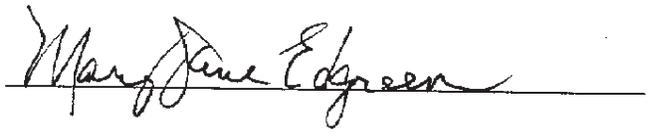
500 Plaintiffs demand and prosecute for; all legislative infringements upon the second Amendment null and void in the United States including and not limited to Safe Act, N.Y.S. Code §265.20, §265.01, §700.00, §400.00, §265.00, §265.02, §265.35, §35.20, §265.10, §2230 and the court is to direct all County Sheriffs to protect the People, from state and federal law enforcement agents who are to cease and desist all abuse against the plaintiffs and the People of New York for the exercising of our unalienable "right to keep and bear Arms", protected by the 2nd Amendment.

505 Plaintiffs demand and prosecute defendants for \$50,000 in damages for psychological stress and fear of violence upon my person and for placing my family in jeopardy of harm and even death. And for violating our unalienable right to keep and bear arms.

510 Plaintiffs with this action will file for an injunction against the state concerning the reporting of our firearms to the state police. If the judiciary fails to do their sworn duties to uphold the law and protect the People, plaintiffs sue defendants for an additional \$1,000 per day from the refusal date for injunction to the day of judgment for each of the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

SEAL

515 

NOTARY

520 In New York State, Cattaraugus County, on May 29, 2018 before me, Michiko McEfresh, the undersigned Notary Public, personally appeared Mary Jane Edgreen, to me known to be the living man described herein, who executed the forgoing instrument, and has sworn before me that he/she executed the same as his/her free-will act and deed.

525 (Notary seal) MICHIKO H. MCELFRISH
Notary Public State of New York Michiko McEfresh
01MC6333446 Notary
Qualified in Cattaraugus County
My Commission Expires 11/23/2019

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 ~~W~~HEREFORE, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

500 Plaintiffs demand and prosecute for; all legislative infringements upon the second Amendment null and void in the United States including and not limited to Safe Act, N.Y.S. Code §265.20, §265.01, §700.00, §400.00, §265.00, §265.02, §265.35, §35.20, §265.10, §2230 and the court is to direct all County Sheriffs to protect the People, from state and federal law enforcement agents who are to cease and desist all abuse against the plaintiffs and the People of New York for the exercising of our unalienable "right to keep and bear Arms", protected by the 2nd Amendment.

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*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

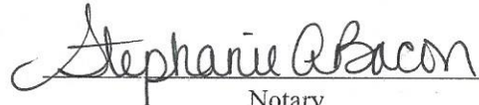
SEAL

515 

NOTARY

520 In New York State, Erie County, on May 23, 2018 before me, Stephanie A. Bacon, the undersigned Notary Public, personally appeared Michael Anthony Livecche, to me known to be the living man described herein, who executed the forgoing instrument, and has sworn before me that he/she executed the same as his/her free will act and deed.

525 ~~Notary Seal~~
STEPHANIE A. BACON
NOTARY PUBLIC-STATE OF NEW YORK
No. 01BA6254746
(Notary Seal) In Erie County
My Commission Expires January 23, 2020



Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 **WHEREFORE**, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

500 Plaintiffs demand and prosecute for; all legislative infringements upon the second Amendment null and void in the United States including and not limited to Safe Act, N.Y.S. Code §265.20, §265.01, §700.00, §400.00, §265.00, §265.02, §265.35, §35.20, §265.10, §2230 and the court is to direct all County Sheriffs to protect the People, from state and federal law enforcement agents who are to cease and desist all abuse against the plaintiffs and the People of New York for the exercising of our unalienable "right to keep and bear Arms", protected by the 2nd Amendment.

505 Plaintiffs demand and prosecute defendants for \$50,000 in damages for psychological stress and fear of violence upon my person and for placing my family in jeopardy of harm and even death. And for violating our unalienable right to keep and bear arms.

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*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

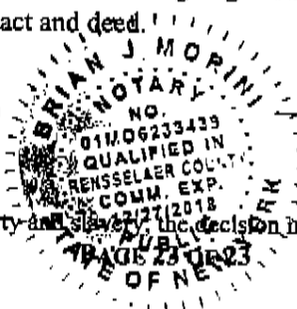
SEAL

515 Michael R. Wall

NOTARY

520 In New York State, Rensselaer County, on May 26, 2018 before me, Brian Morini, the undersigned Notary Public, personally appeared Michael Wicht, to me known to be the living man ~~described herein~~, who executed the forgoing instrument, and has sworn before me that he/she ~~executed the same~~ **acted and deed.**

525 No. 01MO6233439
Qualified in Rensselaer County
My Commission Expires December 27, 2018
(Notary seal)



Brian Morini
Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 **WHEREFORE**, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

500 Plaintiffs demand and prosecute for; all legislative infringements upon the second Amendment null and void in the United States including and not limited to Safe Act, N.Y.S. Code §265.20, §265.01, §700.00, §400.00, §265.00, §265.02, §265.35, §35.20, §265.10, §2230 and the court is to direct all County Sheriffs to protect the People, from state and federal law enforcement agents who are to cease and desist all abuse against the plaintiffs and the People of New York for the exercising of our unalienable "right to keep and bear Arms", protected by the 2nd Amendment.

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*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

SEAL

515 Michelle Fioco

NOTARY

520 In New York State, Wayne County, on 30th of May, 2018 before me, Heidi M. Levan, the undersigned Notary Public, personally appeared Michelle Fioco, to me known to be the living man described herein, who executed the forgoing instrument, and has sworn before me that he/she executed the same as his/her free-will act and deed.

525 HEIDI M. LEVAN
Notary Public, State of New York
Reg. No. 01LE6361425
(Notary ~~Qualified~~ in Wayne County
Commission Expires July 10, 2021)

Heidi M. Levan
Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 **WHEREFORE**, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

500 Plaintiffs demand and prosecute for; all legislative infringements upon the second Amendment null and void in the United States including and not limited to Safe Act, N.Y.S. Code §265.20, §265.01, §700.00, §400.00, §265.00, §265.02, §265.35, §35.20, §265.10, §2230 and the court is to direct all County Sheriffs to protect the People, from state and federal law enforcement agents who are to cease and desist all abuse against the plaintiffs and the People of New York for the exercising of our unalienable "right to keep and bear Arms", protected by the 2nd Amendment.

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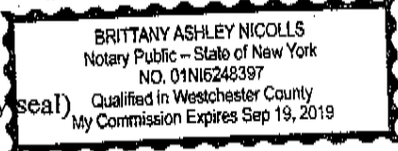
*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

SEAL

515 Stacey Cumberbatch

NOTARY

520 In New York State, Westchester County, on 23rd May, 2018 before me, Brittany Nicolls, the undersigned Notary Public, personally appeared Stacey Cumberbatch to me known to be the living man described herein, who executed the forgoing instrument, and has sworn before me that he/she executed the same as his/her free-will act and deed.

525 (Notary seal) 

Brittany Nicolls
Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 **WHEREFORE**, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

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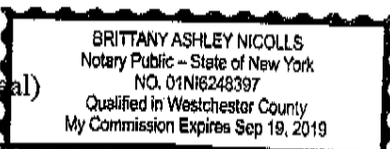
*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

SEAL

515 Don Alan McLaughlin

NOTARY

520 In New York State, Westchester County, on 23rd May, 2018 before me, Brittany Nicolls the undersigned Notary Public, personally appeared Don Alan McLaughlin, to me known to be the living man described herein, who executed the forgoing instrument, and has sworn before me that he/she executed the same as his/her free-will act and deed.

525 (Notary seal) 

Brittany Nicolls
Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 **WHEREFORE**, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

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505 Plaintiffs demand and prosecute defendants for \$50,000 in damages for psychological stress and fear of violence upon my person and for placing my family in jeopardy of harm and even death. And for violating our unalienable right to keep and bear arms.

510 Plaintiffs with this action will file for an injunction against the state concerning the reporting of our firearms to the state police. If the judiciary fails to do their sworn duties to uphold the law and protect the People, plaintiffs sue defendants for an additional \$1,000 per day from the refusal date for injunction to the day of judgment for each of the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

SEAL

515

Tanya Parrow

NOTARY

520

In New York State, Onondaga County, on May 25th, 2018 before me, Nichole Raner, the undersigned Notary Public, personally appeared Tanya Parrow, to me known to be the living man described herein, who executed the forgoing instrument, and has sworn before me that he/she executed the same as his/her free-will act and deed.

525

(Notary seal) NICHOLE C RANER
Notary Public - State of New York
No. 01RA6346323
Qualified in Onondaga County
My Commission Exp. 08/15/2020

Nichole Raner
Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 **WHEREFORE**, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

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*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

SEAL

515

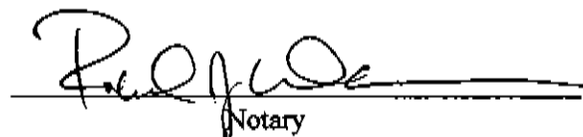


NOTARY

520 In New York State, Albany County, on May 24, 2018 before me, Richard J. Warren, the undersigned Notary Public, personally appeared Thomas Birsan, to me known to be the living man described herein, who executed the forgoing instrument, and has sworn before me that he/she executed the same as his/her free-will act and deed.

525

RICHARD J. WARREN
Notary Public, State of New York
Qualified in Rensselaer County
(Notary seal) No. 01WA6098217
Commission Expires Sept. 08, 20 19


Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 WHEREFORE, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate
and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR
legislation into laws that are repugnant to the Constitution. All legislation is to state
clearly by what authority they act upon.

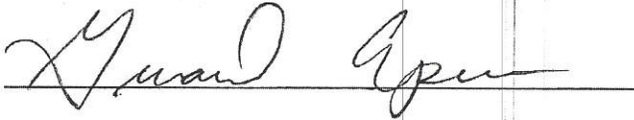
500 Plaintiffs demand and prosecute for; all legislative infringements upon the second
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§265.10, §2230 and the court is to direct all County Sheriffs to protect the People, from
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the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

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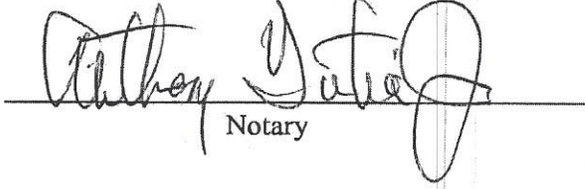
SEAL

515 

NOTARY

520 In New York State ~~WESTCHESTER~~ County, on 5/23, 2018 before me, ANTHONY FUTIA JR.,
the undersigned Notary Public, personally appeared GERALD APPA, to me known to be the
living man described herein, who executed the forgoing instrument, and has sworn before me that he/she
executed the same as his/her free-will act and deed.

525 ANTHONY FUTIA JR.
NOTARY PUBLIC, State of New York
No. 01FU6128897
Qualified by Westchester County
Commission Expires 7/5/21


Notary

495 WHEREFORE, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate
and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR
legislation into laws that are repugnant to the Constitution. All legislation is to state
clearly by what authority they act upon.

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§265.10, §2230 and the court is to direct all County Sheriffs to protect the People, from
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to uphold the law and protect the People, plaintiffs sue defendants for an additional
\$1,000 per day from the refusal date for injunction to the day of judgment for each of
the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

SEAL

515 Michelle L Aprba

NOTARY

520 In New York State ~~Westchester~~ County, on 5/23, 2018 before me, ANTHONY FUTIA JR
the undersigned Notary Public, personally appeared MICHELLE L APRBA, to me known to be the
living man described herein, who executed the forgoing instrument, and has sworn before me that he/she
executed the same as his/her free-will act and deed.

525 ANTHONY FUTIA JR.
NOTARY PUBLIC, State of New York
(Notary Seal) FU6128897
Qualified in Westchester County
Commission Expires 7/5/21

Anthony Futia Jr
Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

495 **WHEREFORE**, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate
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to uphold the law and protect the People, plaintiffs sue defendants for an additional
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the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

SEAL

515



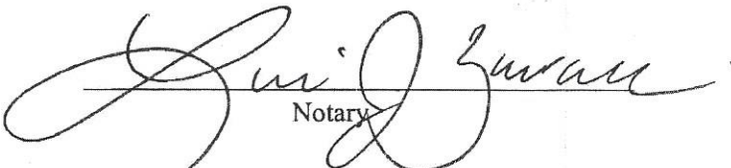
NOTARY

520

In New York State, Westchester County, on 5/23, 2018 before me, Lori Zawacki,
the undersigned Notary Public, personally appeared Anthony Gutia, to me known to be the
living man described herein, who executed the forgoing instrument, and has sworn before me that he/she
executed the same as his/her free-will act and deed.

525

(Notary seal)
LORI J ZAWACKI
Notary Public, State of New York
No. 01ZA6015584



Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.
ACTION AT LAW **Qualified in Westchester County Commission Expires January 21, 2019** PAGE 23 OF 23 VIDUREK, ET AL -A- CUOMO, ET AL

495 **WHEREFORE**, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

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*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

SEAL

515

Walter K Janzack

NOTARY

520

In New York State, Schoharie County, on 5/23/18, 2018 before me, Melissa M. Scofield the undersigned Notary Public, personally appeared Walter K Janzack to me known to be the living man described herein, who executed the forgoing instrument, and has sworn before me that he/she executed the same as his/her free-will act and deed.

525

(Notary seal)

Melissa M Scofield
Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

MELISSA M. SCOFIELD
Notary Public, State of New York
Qual. in Schoharie Co. #01SC621823
My Commission Expires March 1, 2022

495 WHEREFORE, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate
and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR
legislation into laws that are repugnant to the Constitution. All legislation is to state
clearly by what authority they act upon.

500 Plaintiffs demand and prosecute for; all legislative infringements upon the second
Amendment null and void in the United States including and not limited to Safe Act,
N.Y.S. Code §265.20, §265.01, §700.00, §400.00, §265.00, §265.02, §265.35, §35.20,
§265.10, §2230 and the court is to direct all County Sheriffs to protect the People, from
state and federal law enforcement agents who are to cease and desist all abuse against
the plaintiffs and the People of New York for the exercising of our unalienable "right to
keep and bear Arms", protected by the 2nd Amendment.

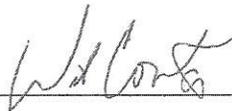
505 Plaintiffs demand and prosecute defendants for \$50,000 in damages for psychological
stress and fear of violence upon my person and for placing my family in jeopardy of
harm and even death. And for violating our unalienable right to keep and bear arms.

510 Plaintiffs with this action will file for an injunction against the state concerning the
reporting of our firearms to the state police. If the judiciary fails to do their sworn duties
to uphold the law and protect the People, plaintiffs sue defendants for an additional
\$1,000 per day from the refusal date for injunction to the day of judgment for each of
the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

SEAL

515



NOTARY

520 In New York State, Chautauque County, on May 23, 2018 before me, Russell E Webb,
the undersigned Notary Public, personally appeared William E ConTA, to me known to be the
living man described herein, who executed the forgoing instrument, and has sworn before me that he/she
executed the same as his/her free-will act and deed.

525

(Notary seal)

RUSSELL E. WEBB
Notary Public, State of New York
Reg. No. 01WE6130282
Qualified in Chautauque County



Notary

495 **WHEREFORE**, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

500 Plaintiffs demand and prosecute for; all legislative infringements upon the second Amendment null and void in the United States including and not limited to Safe Act, N.Y.S. Code §265.20, §265.01, §700.00, §400.00, §265.00, §265.02, §265.35, §35.20, §265.10, §2230 and the court is to direct all County Sheriffs to protect the People, from state and federal law enforcement agents who are to cease and desist all abuse against the plaintiffs and the People of New York for the exercising of our unalienable "right to keep and bear Arms", protected by the 2nd Amendment.

505 Plaintiffs demand and prosecute defendants for \$50,000 in damages for psychological stress and fear of violence upon my person and for placing my family in jeopardy of harm and even death. And for violating our unalienable right to keep and bear arms.

510 Plaintiffs with this action will file for an injunction against the state concerning the reporting of our firearms to the state police. If the judiciary fails to do their sworn duties to uphold the law and protect the People, plaintiffs sue defendants for an additional \$1,000 per day from the refusal date for injunction to the day of judgment for each of the defendants; [e.g. 100 days x \$1000 = \$100,000 each plaintiff].

*Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit:*⁴⁷

SEAL

515

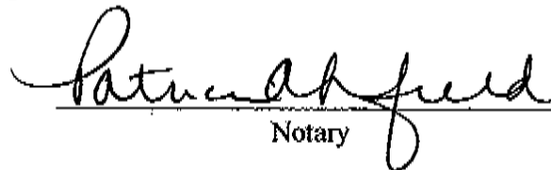


NOTARY

520 In New York State, Genesee County, on May 24, 2018 before me PATRICIA A. CANFIELD the undersigned Notary Public, personally appeared William Fox, to me known to be the living man described herein, who executed the forgoing instrument, and has sworn before me that he/she executed the same as his/her free-will act and deed.

PATRICIA A. CANFIELD
Notary Public, State of New York
No. 01CAG049581
Qualified in Genesee County
Commission Expires October 23, 2018
(Notary seal)

525


Notary

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.