

**United States District Court, Northern District of Illinois**

<b>Name of Assigned Judge or Magistrate Judge</b>	Milton I. Shadur	<b>Sitting Judge if Other than Assigned Judge</b>	
<b>CASE NUMBER</b>	08 C 3696 and 08 C 3697	<b>DATE</b>	8/14/2012
<b>CASE TITLE</b>	NRA v. Village of Oak Park and NRA v. The City of Chicago		

**DOCKET ENTRY TEXT**

In accordance with the respective submissions by the parties — plaintiff National Rifle Association of America, Inc., et al. (“NRA”), the Village of Oak Park (“Oak Park”) and the City of Chicago (“Chicago”) that this Court finds an appropriate resolution of the issue of attorneys’ fees and expenses to be awarded to prevailing party NRA:

Docketing to mail notices.

1. NRA is awarded the sum of \$663,294.10 to be paid by Oak Park and \$663,294.10 to be paid by Chicago.
2. Of those amounts, an aggregate of \$961,460.71 represents work done by NRA’s local counsel, as to which NRA seeks joint and severable liability even though \$337,241.12 is ascribable to the Oak Park case and \$624,219.59 is ascribable to the Chicago case. Oak Park and Chicago have agreed to such joint and several treatment on the condition (to which NRA has agreed) that NRA would seek payment from one of the defendants up to the amount so ascribable only if the other defendant does not or cannot pay its share of the total fees. This Court so orders This Court expresses no view on any possible fees-on-fees award attributable to the litigation over the fees issue.

Courtroom Deputy	SN
------------------	----