UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF NEW YORK

NEW YORK STATE RIFLE AND PISTOL ASSOCIATION,:
INC., WESTCHESTER COUNTY FIREARMS OWNERS:
ASSOCIATION, INC., SPORTSMEN'S ASSOCIATION:
FOR FIREARMS EDUCATION, INC., NEW YORK STATE:
AMATEUR TRAPSHOOTING ASSOCIATION, INC.,
BEDELL CUSTOM, BEIKIRCH AMMUNITION:
CORPORATION, BLUELINE TACTICAL & POLICE:
SUPPLY, LLC, WILLIAM NOJAY, THOMAS GALVIN,
and ROGER HORVATH.

Civil No.: 1:13-CV-00291-WMS

Plaintiffs,

- against -

ANDREW M. CUOMO, Governor of the State of New York, ERIC T. SCHNEIDERMAN, Attorney General of the State of New York, JOSEPH A. D'AMICO, Superintendent of the New York State Police, FRANK A. SEDITA, III, District Attorney for Erie County, and GERALD J. GILL, Chief of Police for the Town of Lancaster, New York,

Defendants.

NOTICE OF MOTION FOR ADMISSION PRO HAC VICE OF MARK T. CIANI, ESQ.

PLEASE TAKE NOTICE that, upon the accompanying Declaration of Terrence M.

Connors, with exhibits, a motion will be made before this Court at the United States Courthouse,

2 Niagara Square, Buffalo, New York 14202, before the Honorable William M. Skretny, at a

date and time to be designated by the Court, for an Order pursuant to Local Rule of Civil

Procedure 83.1(c) permitting Mark T. Ciani, Esq., of Katten Muchin Rosenman LLP, to appear

pro hac vice on behalf of amici curiae Law Center to Prevent Gun Violence, New Yorkers

Against Gun Violence, and Moms Demand Action for Gun Sense in America, along with any

other and further relief that this Court may deem proper. Oral argument is not requested.

DATED: Buffalo, New York

June 26, 2013

s/Terrence M. Connors____

Terrence M. Connors

CONNORS & VILARDO, LLP

Local Counsel for

Law Center to Prevent Gun Violence, New Yorkers Against Gun Violence, and Moms Demand Action for Gun Sense in America 1000 Liberty Building

424 Main Street

Buffalo, New York 14202

(716) 852-5533

tmc@connors-vilardo.com

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF NEW YORK

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NEW YORK STATE RIFLE AND PISTOL ASSOCIATION,:
INC., WESTCHESTER COUNTY FIREARMS OWNERS:
ASSOCIATION, INC., SPORTSMEN'S ASSOCIATION:
FOR FIREARMS EDUCATION, INC., NEW YORK STATE:
AMATEUR TRAPSHOOTING ASSOCIATION, INC.,
BEDELL CUSTOM, BEIKIRCH AMMUNITION:
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	Defendants.																																								
-				-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-		X

<u>DECLARATION IN SUPPORT OF MOTION FOR ADMISSION PRO HAC VICE OF</u> <u>MARK T. CIANI, ESQ.</u>

TERRENCE M. CONNORS, ESQ., under penalty of perjury and pursuant to 28 U.S.C. §1746, declares the following to be true and correct:

1. I am an attorney at law duly admitted to practice before this Court and a partner with the law firm of CONNORS & VILARDO, LLP, local counsel for *amici curiae* Law Center to Prevent Gun Violence, New Yorkers Against Gun Violence, and Moms Demand Action for Gun Sense in America (collectively "*amici*") in the above-captioned action; as such, I am familiar with the facts and circumstances of this action.

- 2. I submit this declaration in support of the motion by the *amici* to allow Mark T. Ciani, Esq., to appear *pro hac vice* in this action on behalf of the *amici*.
- 3. The *amici* make this request to allow Mr. Ciani to participate, assist, and speak *pro hac vice* as co-counsel in this matter.
- 4. As set forth in the Affidavit of Mark T. Ciani, attached as *Exhibit A*, Mr. Ciani is an associate in the law firm of Katten Muchin Rosenman LLP. Mr. Ciani is admitted to practice before the state courts of New York and the United States District Court for the Southern District of New York.
- 5. Mr. Ciani is a graduate of Columbia Law School. He is an experienced litigator and has successfully conducted complex state and federal litigation. He also performs significant pro bono work.
- 6. Upon information and belief, Mr. Ciani is and always has been a member in good standing of each bar to which he has gained admission and has no disciplinary proceedings pending against him.
- 7. The forms required by Local Rule of Civil Procedure 83.1(c) are attached as *Exhibit B*, including the Petition for Attorney Admission, the Admission Sponsor Form, the Attorney Oath Form, the Civility Principles Oath, Attorney Database Information Form, and the CM/ECF Registration Form.

WHEREFORE, *amici curiae* Law Center to Prevent Gun Violence, New Yorkers

Against Gun Violence, and Moms Demand Action for Gun Sense in America, respectfully
request that this Court issue an Order allowing Mr. Ciani to appear *pro hac vice* in this action on
their behalf along with any other relief that the Court may deem proper.

EXECUTED: Buffalo, New York June 26, 2013

s/Terrence M Connors
TERRENCE M. CONNORS, ESQ.

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK								
NEW YORK STATE RIFLE AND PISTOL ASSOCIATION, INC., WESTCHESTER COUNTY FIREARMS OWNERS ASSOCIATION, INC., SPORTSMEN'S ASSOCIATION FOR FIREARMS EDUCATION, INC., NEW YORK STATE AMATEUR TRAPSHOOTING ASSOCIATION, INC., BEDELL CUSTOM, BEIKIRCH AMMUNITION CORPORATION,: BLUELINE TACTICAL & POLICE SUPPLY, LLC, WILLIAM NOJAY, THOMAS GALVIN, and ROGER HORVATH, : Civil No.: 1:13-CV-00291-WMS								
Plaintiffs,								
- against -								
ANDREW M. CUOMO, Governor of the State of New York, ERIC T. SCHNEIDERMAN, Attorney General of the State of New York, JOSEPH A. D'AMICO, Superintendent of the New York State Police, FRANK A. SEDITA, III, District Attorney for Erie County, and GERALD J. GILL, Chief of Police for the Town of Lancaster, New York,								
Defendants.								
AFFIDAVIT OF MARK T. CIANI IN SUPPORT OF APPLICATION FOR <i>PRO HAC VICE</i> ADMISSION								
STATE OF NEW YORK)) ss. COUNTY OF NEW YORK)								
Mark T. Ciani, being duly sworn, deposes and says:								

1. I am an associate in the law firm of Katten Muchin Rosenman LLP, attorneys for amici curiae Law Center to Prevent Gun Violence, New Yorkers Against Gun Violence, and Moms Demand Action for Gun Sense in America in the above-captioned action. I have personal

Cases for the Western District of New York; (g) the New York State Lawyer's Code of

Professional Responsibility as adopted from time to time by the Appellate Division of the State

of New York, and as interpreted and applied by the United States Supreme Court, the United

States Court of Appeals for the Second Circuit, and this Court; and (h) the Civility Principles of

the United States District Court for the Western District of New York.

7. I understand that all pleadings, briefs, and other papers filed with the Court must

be signed by an attorney of record authorized to practice in the State of New York and that said

attorney shall be held responsible for such pleadings or filings and for the conduct of this case

and of the attorneys admitted herein.

8. I will promptly notify this Court of any matter affecting my good standing as a

member of the Bar of any other court.

Mark T. Ciani

Sworn to before me this Z6 day of

June, 2013

Notary Public

My commission expires 2/7/2015

GREGORY CHARLES JOHNSON Notary Public, State of New York No. 02J05234176 Qualified in New York County Commission Expires February 7, 2015

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

IN THE MATTER OF THE	APPLICATION OF
Mark T. Ciani	
(Name) TO BE ADMITTED TO PR	ACTICE AS AN ATTORNEY
TO THE HONORABLE JU	DGE <u>William M. Skretny</u> OF THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DIS	TRICT OF NEW YORK:
Mark T. Ciani	, petitioner herein, respectfully states:
1. That petitioner has an offi	ce for the practice of law at: Katten Muchin Rosenman LLP
2. That petitioner attended th University, J.l	e following educational institutions and received the following degrees: B.A., New York D., Columbia Law School
3. Please complete either (a)	, (b) or (c): Admission by Petition
(a) That petitioner was admitt New York on the day	ed to practice by the Appellate Division of the Supreme Court, Department of the State of of,
Additional Requirements:	Admission Sponsoring Affidavit Attorney's Oath Civility Principles Oath Attorney Database Form Attorney CM/ECF Registration Form *If the attorney or the firm with which the attorney is associated with maintains an office in this District, a required pro bono service form
	Admission by Certificate of Good Standing
on the day of	ed to practice in the United States District Court of the
Additional Requirements:	Certificate of Good Standing from the Clerk of Court of which he or she is a member (dafed no earlier than six months prior to submission to this Court) Check or money order in the amount of the Attorney Admission fee set forth in the District Court Schedule of Fees Attorney's Oath Civility Principles Oath Attorney Database Form Attorney CM/ECF Registration Form *If the attorney or the firm with which the attorney is associated with maintains an office in this District, a required pro bono service form
	Pro Hac Vice Admission
(c) That petitioner is admitted	to practice in the State of New York.
Additional Requirements:	Motion to Appear Pro Hac Vice Check, Money Order or payment of fee on line in the amount of the Pro Hac Fee set forth in the District Court Schedule of Fees Admission Petition Form Admission Sponsor Affidavit Attorney's Oath Civility Principles Oath Attorney Database Form Attorney CM/ECF Registration Form

- 4. Petitioner is admitted to the following courts: Southern District of New York, courts of the State of New York
- 5. Since such admission(s), petitioner has practiced in the following courts: Southern District of New York, courts of the State of New York

and has been involved in the following professional activities: Member of American Bar Association and New York County Lawyers Association.

- 6. That petitioner or the petitioner's client (in a case in which the applicant represented the client) has never been held in contempt of court, sanctioned, censured in a disciplinary proceeding, suspended or disbarred by any court or admonished by any disciplinary committee of the organized bar, nor is the subject of any pending complaint before any court. If the answer is in the affirmative, the applicant shall file a separate confidential statement under seal specifying the court or disciplinary committee imposing the sanction, the date, the facts giving rise to the disciplinary action or complaint, the sanction imposed, and such other information, including any facts of a mitigating or exculpatory nature as may be pertinent, and such confidential statement, together with the petition, shall promptly be transmitted by the Clerk to the Chief Judge of the District for review.
- 7. That petitioner has read and is familiar with the provisions of Title 28 of the United States Code which pertains to jurisdiction of and venue in a United States District Court, the Federal Rules of Civil and Criminal Procedures, the Federal Rules of Evidence, the Local Rules of Practice for the United States District Court for the Western District of New York, the Code of Professional Responsibility as adopted by the Appellate Division of the State of New York and as interpreted and applied by the United States Supreme Court, the United States Court of Appeals for the Second Circuit, and this Court.

WHEREFORE, the petitioner respectfully requests to be admitted as an attorney in the United States District Court for the Western District of New York.

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

(Signature of Petitioner)

Sworn to before me this 26 day of June . 2013

Notary Public

GREGORY CHARLES JOHNSON Notary Public, State of New York No. 02J05234176 Qualified in New York County Commission Expires February 7, 2015

UNITED STATES DISTRI WESTERN DISTRICT OF	01 00 0101	
IN THE MATTER OF THE	E APPLICATION OF	
MARK T. CIANI		<u>SPONSORING</u> <u>DECLARATION</u>
TO BE ADMITTED TO PF		
STATE OF NEW YORK COUNTY OF ERIE CITY OF BUFFALO)) ss.:)	

TERRENCE M. CONNORS, ESQ., under penalty of perjury and pursuant to 28 U.S.C. §1746, declares the following to be true and correct:

- 1. I reside at 150 New Amsterdam Circle, Buffalo, New York 14216 and maintain an office for the practice of law at 1000 Liberty Building, 424 Main Street, Buffalo, New York 14202.
- 2. I am an attorney at law, admitted to practice in the State of New York. I was admitted to practice in the United States District Court for the Western District of New York on the 14th day of February 1974.
- 3. I have known the petitioner since May 2013 and under the following circumstances: I have worked with the petitioner in connection with this case, and I have a history of working with attorneys from his firm, Katten Muchin Rosenman LLP, and its predecessors.
- 4. I know the following about the petitioner's moral character and fitness to be admitted to practice in this Court: Mr. Ciani has a reputation as an experienced and accomplished litigator, and my interaction with him and his firm have been consistent with their outstanding reputations. He has demonstrated high moral character since I met him, and he is an attorney with a truly accomplished law firm. He is fit to be admitted to practice in this Court *pro hac vice*, and I recommend him without any hesitation.

EXECUTED: Buffalo, New York June 26, 2013

s/Terrence M. Connors
Signature of Sponsoring Attorney

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

ATTORNEY'S OATH

STATE OF New York	_)
New York COUNTY) SS:)
	of New York, New York City, State
	mean myself, as an attorney and counselor of the United rict of New York, uprightly and accordingly to law; and I will
support the Constitution of the United Sta	ates. So help me God. Signature of Attorney
Subscribed and sworn to before me this _day of, ZO\3	
Notary Public	
GREGORY CHARLES Notary Public, State No. 02J0523 Qualified in New Yo Commission Expires Fe	OF NEW TOLK

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

CIVILITY PRINCIPLES PREAMBLE

A lawyer's conduct should be characterized at all times by personal courtesy and professional integrity in the fullest sense of those terms. In fulfilling our duty to represent a client vigorously as lawyers, we will be mindful of our obligations to the administration of justice, which is a truth-seeking process designed to resolve human and societal problems in a rational, peaceful, and efficient manner.

A judge's conduct should be characterized at all times by courtesy and patience toward all participants. As judges we owe to all participants in a legal proceeding respect, diligence, punctuality, and protection against unjust and improper criticism or attack.

Conduct that may be characterized as uncivil, abrasive, abusive, hostile, or obstructive impedes the fundamental goal of resolving disputes rationally, peacefully, and efficiently. Such conduct tends to delay and often to deny justice.

The following Guidelines are designed to encourage us, judges and lawyers, to meet our obligations to each other, to litigants and to the system of justice, and thereby achieve the twin goals of civility and professionalism, both of which are hallmarks of a learned profession dedicated to public service.

We encourage judges, lawyers and clients to make a mutual and firm commitment to these Guidelines.

We support the principles espoused in the following Guidelines, but under no circumstances should these Guidelines be used as a basis for litigation or for sanctions or penalties.

Lawyers' Duties to Other Counsel

- 1. We will practice our profession with a continuing awareness that our role is to zealously advance the legitimate interests of our clients. In our dealings with others we will not reflect the ill feelings of our clients. We will treat all other counsel, parties, and witnesses in a civil and courteous manner, not only in court, but also in all other written and oral communications. We will refrain from acting upon or manifesting bias or prejudice based upon race, sex, religion, national origin, disability, age, sexual orientation or socioeconomic status toward any participant in the legal process.
- 2. We will not, even when called upon by a client to do so, abuse or indulge in offensive conduct directed to other counsel, parties, or witnesses. We will abstain from disparaging personal remarks or acrimony toward other counsel, parties, or witnesses. We will treat adverse witnesses and parties with fair consideration.
- 3. We will not encourage or knowingly authorize any person under our control to engage in conduct that would be improper if we were to engage in such conduct.
- 4. We will not, absent good cause, attribute bad motives or improper conduct to other counsel.
- 5. We will not lightly seek court sanctions.
- 6. We will in good faith adhere to all express promises and to agreements with other counsel, whether oral or in writing, and to all agreements implied by the circumstances or local customs.
- 7. When we reach an oral understanding on a proposed agreement or a stipulation and decide to commit it to writing, the drafter will endeavor in good faith to state the oral understanding accurately and completely. The drafter will provide other counsel the opportunity to review the writing. As drafts are exchanged between or among counsel, changes from prior drafts will be identified in the draft or otherwise explicitly brought to other counsel's attention. We will not include in a draft matters to which there has been no agreement without explicitly advising other counsel in writing

of the addition.

- 8. We will endeavor to confer early with other counsel to assess settlement possibilities. We will not falsely hold out the possibility of settlement to obtain unfair advantage.
- 9. In civil actions, we will stipulate to relevant matters if they are undisputed and if no good faith advocacy basis exists for not stipulating.
- 10. We will not use any form of discovery or discovery scheduling as a means of harassment.
- 11. Whenever circumstances allow, we will make good faith efforts to resolve by agreement objections before presenting them to the court.
- 12. We will not time the filing or service of motions or pleadings in anyway that unfairly limits another party's opportunity to respond.
- 13. We will not request an extension of time solely for the purpose of unjustified delay or to obtain unfair advantage.
- 14. We will consult other counsel regarding scheduling matters in a good faith effort to avoid scheduling conflicts.
- 15. We will endeavor to accommodate previously scheduled dates for hearings, depositions, meetings, conferences, vacations, seminars, or other functions that produce good faith calendar conflicts on the part of other counsel.
- 16. We will promptly notify other counsel and if appropriate, the court or other persons, when hearings, depositions, meetings, or conferences are to be canceled or postponed.
- 17. We will agree to reasonable requests for extensions of time and for waiver of procedural

formalities, provided our clients legitimate rights will not be materially or adversely affected.

- 18. We will not cause any default or dismissal to be entered without first notifying opposing counsel, when we know his or her identity, unless the rules provide otherwise.
- 19. We will take depositions only when actually needed. We will not take depositions for the purposes of harassment or other improper purpose.
- 20. We will not engage in any conduct during a deposition that would not be appropriate in the presence of a judge.
- 21. We will not obstruct questioning during a deposition or object to deposition questions unless permitted under applicable law.
- 22. During depositions we will ask only those questions we reasonably believe are necessary, and appropriate, for the prosecution or defense of an action.
- 23. We will carefully craft document production requests so they are limited to those documents we reasonably believe are necessary, and appropriate, for the prosecution or defense of an action. We will not design production requests to place an undue burden or expense on a party, or for any other improper purpose.
- 24. We will respond to document requests reasonably and not strain to interpret requests in an artificially restrictive manner to avoid disclosure of relevant and non-privileged documents. We will not produce documents in a manner designed to hide or obscure the existence of particular documents, or to accomplish any other improper purpose.
- 25. We will carefully craft interrogatories so they are limited to those matters we reasonably believe are necessary, and appropriate, for the prosecution or defense of an action, and we will not design them to place an undue burden or expense on a party, or for any other improper purpose.

- 26. We will respond to interrogatories reasonably and will not strain to interpret them in an artificially restrictive manner to avoid disclosure of relevant and non-privileged information, or for any other improper purpose.
- 27. We will base our discovery objections on a good faith belief in their merit and will not object solely for the purpose of withholding or delaying the disclosure of relevant information, or for any other improper purpose.
- 28. When a draft order is to be prepared by counsel to reflect a court ruling we will draft an order that accurately and completely reflects the court's ruling. We will promptly prepare and submit a proposed order to other counsel and attempt to reconcile any differences before the draft order is presented to the court.
- 29. We will not ascribe a position to another counsel that counsel has not taken.
- 30. Unless permitted or invited by the court, we will not send copies of correspondence between counsel to the court.
- 31. Nothing contained in these Guidelines is intended or shall be construed to inhibit vigorous advocacy, including vigorous cross-examination.

Lawyers' Duties to the Court

- 1. We will speak and write civilly and respectfully in all communications with the court.
- 2. We will be punctual and prepared for all court appearances so that all hearings, conferences, and trials may commence on time; if delayed, we will notify the court and counsel, if possible.
- 3. We will be considerate of the time constraints and pressures on the court and court staff inherent in their efforts to administer justice.

- 4. We will not engage in any conduct that brings disorder or disruption to the courtroom. We will advise our clients and witnesses appearing in court of the proper conduct expected and required there and, to the best of our ability, prevent our clients and witnesses from creating disorder or disruption.
- 5. We will not knowingly misrepresent mischaracterize, misquote, or miscite facts or authorities in any oral or written communication to the court.
- 6. We will not write letters to the court in connection with a pending action, unless invited or permitted by the court.
- 7. Before dates for hearings or trials are set, or if that is not feasible, immediately after such date has been set, we will attempt to verily the availability of necessary participants and witnesses so we can promptly notify the court of any likely problems.
- 8. We will act and speak civilly to court marshals, clerks, court reporters, secretaries, and law clerks with an awareness that they, too, are an integral part of the judicial system.

Courts' Duties to Lawyers

- 1. We will be courteous, respectful, and civil to lawyers, parties, and witnesses. We will maintain control of the proceedings, recognizing that judges have both the obligation and the authority to insure that all litigation proceedings are conducted in a civil manner.
- 2. We will not employ hostile, demeaning, or humiliating words in opinions or in written or oral communications with lawyers, parties, or witnesses.
- 3. We will be punctual in convening all hearings, meetings, and conferences; if delayed, we will notify counsel, if possible.

- 4. In scheduling all hearings, meetings and conferences we will be considerate of time schedule of lawyers, parties, and witnesses.
- 5. We will make all reasonable efforts to decide promptly all matters presented to us for decision.
- 6. We will give the issues in controversy deliberate, impartial, and studied analysis and consideration.
- 7. While endeavoring to resolve disputes efficiently, we will be considerate of the time constraints and pressures imposed on lawyers by the exigencies of litigation practice.
- 8. We recognize that a lawyer has a right and a duty to present a cause fully and properly, and that a litigant has a right to a fair and impartial hearing. Within the practical limits of time, we will allow lawyers to present proper arguments and to make a complete and accurate record.
- 9. We will not impugn the integrity or professionalism of any lawyer on the basis of the clients whom or the causes which a lawyer represents.
- 10. We will do our best to insure that court personnel act civilly toward lawyers, parties, and witnesses.
- 11. We will not adopt procedures that needlessly increase litigation expense.
- 12. We will bring to lawyers' attention uncivil conduct which we observe.

Judges' Duties to Each Other

1. We will be courteous, respectful, and civil in opinions, ever mindful that a position articulated by another judge is the result of that judge's earnest effort to interpret the law and the facts correctly.

- 2. In all written and oral communications, we will abstain from disparaging personal remarks or criticisms, or sarcastic or demeaning comments about another judge.
- 3. We will endeavor to work with other judges in an effort to foster a spirit of cooperation in our mutual goal of enhancing the administration of justice.

ADOPTED ON THE 28TH DAY OF SEPTEMBER, 1998 BY ORDER OF THE COURT

Honorable David G. Larimer, Chief District Judge
Honorable Richard J. Arcara, District Judge
Honorable William M. Skretny, District Judge
Honorable Charles J. Siragusa, District Judge
Honorable John T. Curtin, Senior District Judge
Honorable John T. Elfvin, Senior District Judge
Honorable Michael A. Telesca, Senior District Judge

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

APPENDIX TO CIVILITY PRINCIPLES

OATH OF OFFICE

I do solemnly swear (or affirm):

I will support the Constitution of the United States and the Constitution of the State of New York;

I will maintain the respect due to Courts of Justice and judicial officers;

I will not counsel or maintain any suit or proceeding which shall appear to me to be unjust nor any defense except such as I believe to be honestly debatable under the law of the land;

I will employ for the purpose of maintaining the causes confided to me such means only as are consistent with truth and honor and will never seek to mislead the judge or jury by an artifice or false statement of fact or law;

I will maintain the confidence and preserve inviolate the secrets of my client and will accept no compensation in connection with his business except from him or with his knowledge and approval;

I will abstain from all offensive personality and advance no fact prejudicial to the honor or reputation of a party or witness unless required by the justice of the cause with which I am charged;

I will in all other respects conduct myself personally and professionally in conformity with the high standards of conduct imposed on members of the bar as conditions for the privilege to practice law in this State and before this Court.

Maril Tim

Print Form

ATTORNEY DATABASE INFORMATION For Newly-Admitted Attorneys

The Clerk's Office maintains a computerized database of attorneys admitted in the District. To ensure the data we enter for you is correct, please fill out the form below and submit it with your other papers when you are admitted. Our local rules require you to report name, firm affiliation, office address or phone number changes within 30 days.

Attorney Database Input Sheet							
Please print. If you use two surnames or have a hyphenated surname, please indicate how you would like the name entered into our records, i.e., first surname as middle name, both surnames in last name field, etc.							
First Name:							
Middle Name or Initial: T.							
Last Name:							
Firm: Katten Muchin Rosenman LLP 575 Madison Avenue Address:							
Suite:							
City: New York State: NY Zip: 10022 -2585							
Phone: 212 _940 _6509							
Date Applied:/ Date Admitted:/							
Method of Admission: Pro Hac Vice (petition, certificate of							
good standing, pro hac vice)							

UNITED STATES DISTRICT COURT Western District of New York

ELECTRONIC CASE FILING SYSTEM REGISTRATION FORM

This form shall be used to register for an account on the Courts' Case Management/Electronic Files (CM/ECF) system. Registered attorneys will have privileges to electronically submit and to view the electronic docket sheets and documents. By registering, attorneys consent to receiving electronic notice of filings through the system. The following information is required for registration:

PLEASE TYPE

First/Middle/Last Name: Mark T. Ciani									
irm Name: Katten Muchin Rosenman LLP									
irm Address: 575 Madison Avenue									
Voice Phone Number: 212-940-6509 FAX Number: 212-94	0-8776								
nternet E-Mail Address: mark.ciani@kattenlaw.com									
Additional E-Mail Address (optional):									
Does your E-Mail Software support HTML messages? Yes X No_									
	Attorneys seeking to file documents electronically must be admitted to practice in the United States District Court for the Western District of New York or otherwise permitted as a filing user.								
Date admitted to practice in this Court:									
If admitted pro hac vice:									
Date motion for pro hac vice granted:in case nun	nber: 13-cv-00291								
By submitting this registration form, the undersigned agrees to abide by all Court rules, orders and policies and procedures governing the use of the electronic filing system. The undersigned also consents to receiving notice of filings pursuant to Fed. R. Civ. P. 5(b) and 77(d) via the Court's electronic filing system. The combination of user id and password will serve as the signature of the attorney filing the documents. Attorneys must protect the security of their passwords and immediately notify the court if they learn that their password has been compromised.									
May 1/20 6/26 (73								
Signature of Registrant Date	The second section of the sect								

Submit completed Registration Form to:

Michael J. Roemer, Clerk United States District Court Attn: CM/ECF Registration 2 Niagara Square Buffalo, New York 14202

Your login and password will be sent to you by the Office of the Clerk via U.S. mail marked "Confidential." If you prefer to pick up your login and password in person at the Clerk's Office, please mark your initials below as approval for an alternate delivery method:
Attorney Initials:

UNITED STATES DISTRICT COURT		
WESTERN DISTRICT OF NEW YORK		
	X	
NEW YORK STATE RIFLE AND PISTOL ASSOCIATION., WESTCHESTER COUNTY FIREARMS OWNERS		Civil No.: 1:13-CV-00291-WMS
ASSOCIATION, INC., SPORTSMEN'S ASSOCIATION	:	
FOR FIREARMS EDUCATION, INC., NEW YORK STA	TE:	
AMATEUR TRAPSHOOTING ASSOCIATION, INC.,	:	
BEDELL CUSTOM, BEIKIRCH AMMUNITION	:	
CORPORATION, BLUELINE TACTICAL & POLICE	:	
SUPPLY, LLC, WILLIAM NOJAY, THOMAS GALVIN,	:	
and ROGER HORVATH,	:	
	:	
Plaintiffs,		
- against -		
ANDREW M. CUOMO, Governor of the State of New Yor	rk,	
ERIC T. SCHNEIDERMAN, Attorney General of the State	of	
New York, JOSEPH A. D'AMICO, Superintendent of the		
New York State Police, FRANK A. SEDITA, III, District		

Defendants.

Attorney for Erie County, and GERALD J. GILL, Chief of

Police for the Town of Lancaster, New York,

CERTIFICATE OF SERVICE

I hereby certify that on June 26, 2013, I caused the foregoing Notice of Motion for Admission *Pro Hac* Vice, Declaration, and exhibits to be filed with the Clerk of the District Court using its CM/ECF system which would then electronically notify the following participants in this case:

Brian T. Stapleton, Esq.
GOLDBERG SEGALLA LLP
11 Martine Avenue, Suite 750
White Plains, New York 10606-1934
Attorney for Plaintiffs

Stephen P. Halbrook, Esq. 3925 Chain Bridge Road, Suite 403 Fairfax, Virginia 22030 *Attorney for Plaintiffs*

Carl D. Michel, Esq.

MICHEL & ASSOCIATES, P.C. 180 East Ocean Boulevard, Suite 200 Long Beach, CA 90802 Attorney for Plaintiffs

Kevin M. Kearney, Esq.
Robert J. Fluskey, Jr., Esq.
HODGSON RUSS LLP
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