United States Court of Appeals FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 16-7025

September Term, 2016 FILED ON: JULY 25, 2017

BRIAN WRENN, ET AL.,

APPELLANTS

v.

DISTRICT OF COLUMBIA, ET AL., **APPELLEES**

> Appeal from the United States District Court for the District of Columbia (No. 1:15-cv-00162)

No. 16-7067

MATTHEW GRACE AND PINK PISTOLS, **APPELLEES**

v.

DISTRICT OF COLUMBIA AND PETER NEWSHAM, IN HIS OFFICIAL CAPACITY AS CHIEF OF POLICE FOR THE METROPOLITAN POLICE DEPARTMENT, **APPELLANTS**

> Appeal from the United States District Court for the District of Columbia (No. 1:15-cv-02234)

Before: HENDERSON and GRIFFITH, Circuit Judges, and WILLIAMS, Senior Circuit Judge

JUDGMENT

These causes came on to be heard on the record on appeal from the United States District Court for the District of Columbia and was argued by counsel. On consideration thereof, it is

ORDERED and **ADJUDGED** that both orders of the District Court appealed from in these causes be vacated and the cases be remanded with instructions to enter permanent injunctions against enforcement of the District's good-reason law, in accordance with the opinion of the court filed herein this date.

Per Curiam

FOR THE COURT: Mark J. Langer, Clerk

Filed: 07/25/2017

BY: /s/

Ken Meadows Deputy Clerk

Date: July 25, 2017

Opinion for the court filed by Circuit Judge Griffith. Dissenting opinion filed by Circuit Judge Henderson.