UNITED STATES DISTRICT COURT DISTRICT OF RHODE ISLAND

EDWARD A. CANIGLIA,

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Plaintiff

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C.A. No. 15-525

ROBERT F. STROM as the Finance Director of

THE CITY OF CRANSTON, et al.

Defendants

FINAL JUDGMENT

Pursuant to the Court's June 4, 2019 Memorandum and Order and F.R.Civ.P. 58, final judgment shall enter as follows:

- Plaintiff's claims against all Defendants on Count I (Violation of the Rhode Island Firearms
 Act), Count II (Violation of the Right to Keep Arms), Count III (Violation of Plaintiff's
 Rights Under the Fourth Amendment and Art. 1, Sec. 6 of the Rhode Island Constitution),
 Count V (Equal Protection), Count VI (Violation of the Rhode Island Mental Health Law),
 and Count VII (Trover and Conversion) are dismissed, with prejudice;
- Defendants Robert F. Strom in his official capacity as Finance Director of the City of
 Cranston, City of Cranston, and Colonel Michael Winquist in his official capacity as Colonel
 of the Cranston Police Department are liable to Plaintiff on Count IV (Violation of Plaintiff's
 Due Process);
- 3. By consent of the Parties, Defendants Strom and Winquist are liable to Plaintiff for \$1 in nominal damages for violation of Plaintiff's due process rights only.
- 4. Plaintiff's claim under Count IV as against any Defendant other than Robert F. Strom in his official capacity as Finance Director of the City of Cranston, City of Cranston, and Colonel Michael Winquist in his official capacity as the Colonel of the Cranston Police Department is dismissed, with prejudice

- 5. Plaintiff's application for the issuance of declaratory and injunction relief for violation of Plaintiff's due process rights (Count IV) is denied.
- 6. Plaintiff is awarded his taxable costs, attorney's fees and related nontaxable expenses as against Defendants Robert F. Strom in his official capacity as Finance Director of the City of Cranston, City of Cranston, and Colonel Michael Winquist in his official capacity as the Colonel of the Cranston Police Department in an amount to be determined by the Court on separate motion. By agreement and for good cause shown, the time within which Plaintiff shall submit his motion for costs, attorney's fees and related nontaxable expenses pursuant to F.R.Civ.P. 54(d) and Local Civil Rules 54 and 54.1 shall be and is hereby extended to forty-five (45) days after entry of the within judgment and, if any party takes an appeal from the within judgment, is further extended until forty-five (45) days after the issuance of mandate

Enter:

Agree as to form:

EDWARD CANIGLIA

By his attorneys,

/s/ Thomas W. Lyons

Thomas W. Lyons

#2946

by the Court of Appeals resolving all appeals.

Rhiannon S. Huffman

#8642

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DEFENDANTS

By their attorneys

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