



Francois M. Blaudeau, MD JD
Odeh J. Issis, Esq.
Evan T. Rosemore, Esq.
Marc J. Mandich, Esq. +
Natalie H. Williams, Legal Assistant

+ Licensed in Louisiana

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Via NYSCEF

Hon. Joel M. Cohen
Justice, Supreme Court of New York County
60 Centre Street, Room 570
New York, New York 10007

**RE: *People v. National Rifle Association of America, Inc., et al.*
 Index No. 451625/2020, Attorney General's Petition for Dissolution
 Motion Seq. 020, Motion to Re-Argue Intervention by Frank Tait and Mario Aguirre**

Dear Justice Cohen:

After considering the Court's decision following the February 15th hearing on Mr. Marshall's motion to intervene and its written order (Doc. # 587 and 588), we do not believe the Court would reach a different conclusion as to the motion to re-argue intervention by Mr. Tait and Mr. Aguirre that was denied on September 10, 2021 (Doc. # 340).

Accordingly, we respectfully withdraw the Motion to Re-Argue, Doc. # 400, Motion Seq. # 020. Although I do not expect any party will object to this, if the Court's preference is for a formal filing would you please let us know and we will promptly attend to that.

Additionally, we would like to convey our appreciation to the Court for the opportunity to present our client's case and the gracious amount of time the court gave us to do so in oral argument. We continue to believe that the NRA is an honorable and worthwhile charitable organization that should not be disemboweled due to the questionable fiduciary actions of the current leadership. The Second Amendment remains a critically important key to our freedom as Americans and the NRA has played a meaningful role in protecting and preserving the Second Amendment and in teaching gun safety and hunting safety for all Americans.

Respectfully,

Counsel for Frank Tait, Mario Aguirre, Rocky Marshall

*François M. Blaudeau MD, Esq.
George Douglas, Esq.
Taylor Bartlett, Esq.
Marc Mandich, Esq.*