

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF ILLINOIS

FEDERAL FIREARMS)
LICENSEES OF ILLINOIS, *et al.*,)
)
Plaintiffs,)
)
vs.)
)
JAY ROBERT "J.R." PRITZKER, *et al.*,)
)
Defendants.)

Case No. 3:23-215-SPM

DECLARATION OF SCOTT PULASKI ON BEHALF OF PIASA ARMORY, LLC

I, SCOTT PULASKI, being first duly sworn upon oath, state the following:

1. I make this Declaration in support of the actions being taking in this matter to challenge 720 ILCS 5/24-1.9, et seq. ("Illinois' Firearms Ban Act");
2. I have personal knowledge of the allegations contained in this Declaration and, if called to testify at a hearing and/or trial in this matter, will competently testify to the allegations contained in this Declaration;
3. I am over 21 years of age;
4. I am a citizen and resident of the State of Illinois and of the United States of America;
5. I am a law-abiding individual and legally eligible under state and federal laws to acquire, maintain, modify, possess, purchase, repair, sell, supply and/or transfer to others, transport and/or travel freely with, and/or use firearms, firearms attachments and/or firearms parts;
6. I am the sole Member and Manager of Plaintiff PIASA ARMORY, LLC ("PIASA");

7. PIASA is an Illinois limited liability company, a federally licensed firearms dealer, which operates its principal place of business in the State of Illinois, and in this judicial district;

8. In my capacity as the sole Member and Manager of PIASA, I have personal knowledge of the background, history and operations of PIASA;

9. In my capacity as the sole Member and Manager of PIASA, it is my belief that Illinois' Firearms Ban Act threatens the viability of my business and threatens my personal arrest and possible felony conviction for engaging in the very business and/or personal activities that was 100% lawful in the State of Illinois a little more than one month ago;

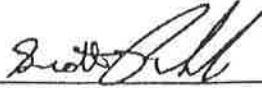
10. In my capacity as the sole Member and Manager of PIASA, I am concerned that Illinois' Firearms Ban Act curtails and/or restricts, if not outright bans the abilities of my customers and/or PIASA from acquiring, maintaining, modifying, possessing, purchasing, repairing, selling, supplying and/or transferring to others, transporting and/or travelling freely with, and/or using the firearms, the attachments and/or parts banned by Illinois' Firearms Ban Act and, therefore, I am now considering closing my business;

11. In my capacity as the sole Member and Manager of PIASA, I am concerned that PIASA and I will be irreparably harmed, more specifically, by the ban on sales, because PIASA sells the commonly used, banned firearms, attachments and/or parts which make up a significant portion of their sales, resulting in PIASA potentially being driven out of business if Illinois' Firearms Ban Act is implemented and enforced;

12. PIASA and I have no plain, speedy and adequate remedy at law to fully redress the continued violation of our civil and constitutional rights caused by Illinois' Firearms Ban Act; and

FURTHER DECLARANT SAYETH NAUGHT.

I, SCOTT PULASKI, pursuant to 28 U.S.C. § 1746, declare under penalty of perjury that the foregoing is true and correct.



SCOTT PULASKI, MANAGER

Prepared By:

Mark L. Shaw (IL Bar No. 6198478)

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