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

CALEB BARNETT, et al,	)
Plaintiffs, vs.	) ) Case No. 3:23-cv-209-SPM
KWAME RAOUL, et al.,	) ** designated Lead Case
Defendants.	)
DANE HARREL, et al,	/ _)
Plaintiffs,	) ) Case No. 3:23-cv-141-SPM
VS.	
KWAME RAOUL, et al,	)
Defendants.	)
JEREMY W. LANGLEY, et al,	)
Plaintiffs,	)
vs.	) Case No. 3:23-cv-192-SPM
BRENDAN KELLY, et al,	)
Defendants.	) )
FEDERAL FIREARMS LICENSEES OF ILLINOIS, <i>et al</i> ,	
Plaintiffs,	)
vs.	) Case No. 3:23-cv-215-SPM
JAY ROBERT "J.B." PRITZKER, et al,	)
Defendants.	)

## PLAINTIFFS DANE HARREL, C4 GUN STORE, LLC, MARENGO GUNS, INC., ILLINOIS STATE RIFLE ASSOCIATION, FIREARMS POLICY COALITION, INC., and SECOND AMENDMENT FOUNDATION'S RESPONSE TO THE COURT'S APRIL 5, 2023 ORDER

Plaintiffs DANE HARREL, C4 GUN STORE, LLC, an Illinois limited liability corporation, MARENGO GUNS, INC., an Illinois corporation, ILLINOIS STATE RIFLE ASSOCIATION ("ISRA"), FIREARMS POLICY COALITION, INC. ("FPC"), and SECOND AMENDMENT FOUNDATION ("SAF") (collectively, "Plaintiffs"), by and through counsel of record, and for their Response to the Court's Order of April 5, 2023, states as follows:

1. Name of Parties and Attorneys to be present at the April 12, 2023 hearing;

RESPONSE: Counsel David G. Sigale, Plaintiff Dane Harrel, and representative David Igoe for

Plaintiff Marengo Guns, Inc. will be present for the *Harrel* Plaintiffs.

2. Need for any audio-visual technology

**RESPONSE:** The *Harrel* Plaintiffs will not need any audio-visual technology.

Dated: April 10, 2023

Respectfully Submitted,

/s/ David G. Sigale Attorney for Plaintiffs

David G. Sigale (Atty. ID# 6238103) LAW FIRM OF DAVID G. SIGALE, P.C. 430 West Roosevelt Road Wheaton, IL 60187 630.452.4547 <u>dsigale@sigalelaw.com</u>

Attorney for Plaintiffs

## **CERTIFICATE OF ATTORNEY AND NOTICE OF ELECTRONIC FILING**

The undersigned certifies that:

1. On April 10, 2023, the foregoing document was electronically filed with the District Court Clerk via CM/ECF filing system;

2. Pursuant to F.R. Civ. P. 5, the undersigned certifies that, to his best information and belief, there are no non-CM/ECF participants in this matter.

/s/ David G. Sigale Attorney for Plaintiffs

David G. Sigale (Atty. ID# 6238103) LAW FIRM OF DAVID G. SIGALE, P.C. 430 West Roosevelt Road Wheaton, IL 60187 630.452.4547 <u>dsigale@sigalelaw.com</u>