

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

EXHIBIT LIST

Caleb Barnett, et al. v. Kwame Raoul, et al.
Docket Number: 23-cv-209-SPM

PRESIDING JUDGE: Stephen P. McGlynn	PLAINTIFFS' ATTORNEYS:	DEFENDANTS' ATTORNEYS:
TRIAL DATE: September 16-20, 2024	COURT REPORTER: Hannah Jagler	COURTROOM DEPUTY: Jackie Muckensturm

Plaintiffs' Exhibit No.	Defendants' Exhibit No.	Admitted	Description
1.		9/16/24	Expert Witness Report of Jeffrey Eby and Michael Musselman
2.		9/18/24	FM 3-1 Operations Chart (Exhibit 1 to Report of Eby and Musselman)
3.		9/16/24	Small Arms Weapon Systems (Exhibit 2 to Report of Eby and Musselman)
4.		9/16/24	Excerpts from Operational Requirements for an Infantry Hand Weapon (Exhibit 3 to Report of Eby and Musselman)
5.		9/16/24	H&K M27 Infantry Automatic Rifle Technical Data (Exhibit 4 to Report of Eby and Musselman)
6.		9/16/24	Expert Witness Rebuttal Report of Jeffrey Eby
7.		9/18/24	McNaugher Marksmanship McNamara & M16 Rifle (Exhibit 1 to Rebuttal Report of Eby)
8.		9/18/24	5.56mm Ammo Comparison Test Report (Exhibit 2 to Rebuttal Report of Eby)
9.		9/18/24	Product Manager Small Caliber Ammo M855A1 (Exhibit 3 to Rebuttal Report of Eby)

Plaintiffs' Exhibit No.	Defendants' Exhibit No.	Admitted	Description
10.		9/18/24	Rifle & Carbine May 2016 (Exhibit 4 to Rebuttal Report of Eby)
11.		9/16/24	Psychological Effects of Small Arms Fire on Combat (Exhibit 5 to Rebuttal Report of Eby)
12.		9/16/24	Psychological Effect of Patterns of Small Arms Fire (Exhibit 6 to Rebuttal Report of Eby)
13.		9/16/24	Operational Requirements for an Infantry Hand Weapon (Exhibit 8 to Rebuttal Report of Eby)
14.		9/18/24	Rifle Marksmanship M16-M4 Series Weapons (Exhibit 3 to Depo Transcript of Eby)
15.		9/18/24	Infantry Rifle Platoon & Squad-ATP 3-21.8 (Exhibit 4 to Depo Transcript of Eby)
16.		9/18/24	Automatic Rifle Concept Part I History & Empirical Testing (Exhibit 5 to Depo Transcript of Eby)
17.		9/18/24	Weapon Systems Handbook 2020-2021 (Exhibit 6 to Depo Transcript of Eby)
18.		9/18/24	H&K M27 Infantry Automatic Rifle (Exhibit 7 to Depo Transcript of Eby)
19.		9/18/24	The Glock Slimline Advantage (Exhibit 8 to Depo Transcript of Eby)
20.		9/16/24	SALVO I Rifle Field Experiment (U)
21.		9/19/24	Field Manual 3-34.2, Combined-Arms Breaching Operations
22.		9/19/24	US Army Weapon Systems Handbook 2020-2021
23.		9/19/24	Tactical Training & Physiological Response by Dr. Steiner
24.		9/18/24	Expert Witness Report of Steven "Randy" Watt
25.		9/18/24	Expert Witness Report of Craig Tucker
26.		9/18/24	Amended Notice of Deposition of Craig Tucker (Exhibit 1 to Depo Transcript of Tucker)
27.		9/19/24	Depo Transcript of Craig Tucker in <i>Rupp v. Bonta</i> (Exhibit 3 to Depo Transcript of Craig Tucker)
28.		9/18/24	The Army Has Finally Fielded Its Next Generation Squad Weapons Article (Exhibit 4 to Depo Transcript of Craig Tucker)
29.		9/18/24	Everytown Moms Demand Action Launch Veterans Advisory Council Article (Exhibit 5 to Depo Transcript of Craig Tucker)
30.		9/18/24	The NRA Has Entered the Province of Cowards Article (Exhibit 6 to Depo Transcript of Craig Tucker)
31.		9/18/24	Expert Witness Report of Jason Dempsey

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32.		9/18/24	The Infantry Rifle Platoon & Squad FM 3-21.8 (Exhibit at Footnote 2 of Expert Report of Jason Dempsey)
33.		9/18/24	Armor & Mechanized Infantry Company Team ATP 3-90.1 (Exhibit at Footnote 3 of Expert Report of Jason Dempsey)
34.		9/18/24	Amended Notice of Deposition of Jason Dempsey (Exhibit 7 to Depo Transcript of Jason Dempsey)
35.		9/18/24	Combat Action In Afghanistan, 2008 (Exhibit 9 to Depo Transcript of Jason Dempsey)
36.		9/18/24	Military Specification Carbine, 5.56MM M4 (Exhibit 10 to Depo Transcript of Jason Dempsey)
37.		9/18/24	Congress acts on guns with military vets among vocal backers (Exhibit 11 to Depo Transcript of Jason Dempsey)
38.		9/18/24	Notice of Deposition of Scott Pulaski (Exhibit 1 to Depo Transcript of Scott Pulaski)
39.		9/18/24	Piasa Profit & Loss Report (Exhibit 2 to Depo Transcript of Scott Pulaski)
40.		9/18/24	Piasa Armory's Response to Interrogatories Set 1 (Exhibit 3 to Depo Transcript of Scott Pulaski)
41.		9/18/24	Verification page for Piasa Armory's Response to Interrogatories Set 1 (Exhibit 4 to Depo Transcript of Scott Pulaski)
42.		9/18/24	Piasa Armory's Supplemental Response to Interrogatories Set 1 (Exhibit 5 to Depo Transcript of Scott Pulaski)
43.		9/18/24	Condensed Deposition Transcript of Scott Pulaski from 10/3/23 (Exhibit 6 to Depo Transcript of Scott Pulaski)
44.		9/18/24	ATF Bound Book [redacted] (Exhibit 7 to Depo Transcript of Scott Pulaski)
45.		9/18/24	Piasa Armory's document production, Bates-stamped PIASA_000001-465
46.		9/16/24	Piasa Armory's document production, Bates-stamped PIASA_000466-1706
47.		9/16/24	Declaration of Scott Pulaski on behalf of Piasa Armory
48.		9/19/24	2002 Standard Catalog of Firearms
49.		9/19/24	Complete Guide to the M1 Garand and M1 Carbine, Bruce Canfield

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50.		9/19/24	Description and Rules of the Management of the U.S. Rifle, caliber .30, Model of 1917
51.		9/19/24	TM 05538C-23&9/2 U.S. Marine Corp Technical Manual
52.		9/19/24	Manual, 92 F Beretta Taurus Series
53.		9/19/24	SKS Repair Manual, GDR Ministry of Defense
54.		9/19/24	Gun Trader's Guide, 24 th Ed.
55.		9/19/24	The Rifle in America, by Sharpe
56.		9/19/24	Standard Catalog of Military Firearms, 1870 to Present
57.		9/19/24	Firearms, Curio and Relic List, U.S.DOJ, BATFE
58.		9/19/24	Gun digest, 2016
59.		9/19/24	Flayderman's Guide to Antique American Arms, 8 th Ed., by Norm Flayderman
60.		9/19/24	Shotguns by Keith, Elmer Keith
61.		9/19/24	Hatcher's Notebook, by Julian Hatcher
62.		9/17/24	Rebuttal Report of James Ronkainen (Ronkainen Deposition Exhibit 1)
63.		9/18/24	Declaration of Louis Klarevas (Ronkainen Deposition Exhibit 2)
64.		9/17/24	2007 final AFMER report (Ronkainen Rule 26 disclosure)
65.		9/17/24	2008 final AFMER report (Ronkainen Rule 26 disclosure)
66.		9/17/24	2009 final AFMER report (Ronkainen Rule 26 disclosure)
67.		9/17/24	2010 final AFMER report (Ronkainen Rule 26 disclosure)
68.		9/17/24	2011 final AFMER report (Ronkainen Rule 26 disclosure)
69.		9/17/24	2012 final AFMER report (Ronkainen Rule 26 disclosure)
70.		9/17/24	2013 final AFMER report (Ronkainen Rule 26 disclosure)
71.		9/17/24	2014 final AFMER report (Ronkainen Rule 26 disclosure)
72.		9/17/24	2015 final AFMER report (Ronkainen Rule 26 disclosure)

Plaintiffs' Exhibit No.	Defendants' Exhibit No.	Admitted	Description
73.		9/17/24	2016 final AFMER report (Ronkainen Rule 26 disclosure)
74.		9/17/24	2017 final AFMER report (Ronkainen Rule 26 disclosure)
75.		9/17/24	2018 final AFMER report (Ronkainen Rule 26 disclosure)
76.		9/17/24	2019 final AFMER report (Ronkainen Rule 26 disclosure)
77.		9/17/24	2021 final AFMER report (Ronkainen Rule 26 disclosure)
78.		9/17/24	2022 final AFMER report (Ronkainen Rule 26 disclosure)
79.		9/17/24	2017 interim AFMER report (Ronkainen Rule 26 disclosure)
80.		9/17/24	2002 Gun Digest (Ronkainen Rule 26 disclosure)
81.		9/17/24	2003 Gun Digest (Ronkainen Rule 26 disclosure)
82.		9/17/24	2004 Gun Digest (Ronkainen Rule 26 disclosure)
83.		9/17/24	2005 Gun Digest (Ronkainen Rule 26 disclosure)
84.		9/17/24	2006 Gun Digest (Ronkainen Rule 26 disclosure)
85.		9/17/24	2007 Gun Digest (Ronkainen Rule 26 disclosure)
86.		9/17/24	2008 Gun Digest (Ronkainen Rule 26 disclosure)
87.		9/17/24	2009 Gun Digest (Ronkainen Rule 26 disclosure)
88.		9/17/24	2010 Gun Digest (Ronkainen Rule 26 disclosure)
89.		9/17/24	2011 Gun Digest (Ronkainen Rule 26 disclosure)
90.		9/17/24	2012 Gun Digest (Ronkainen Rule 26 disclosure)
91.		9/17/24	2013 Gun Digest (Ronkainen Rule 26 disclosure)
92.		9/17/24	2014 Gun Digest (Ronkainen Rule 26 disclosure)
93.		9/17/24	2015 Gun Digest (Ronkainen Rule 26 disclosure)
94.		9/17/24	2016 Gun Digest (Ronkainen Rule 26 disclosure)
95.		9/17/24	2017 Gun Digest (Ronkainen Rule 26 disclosure)
96.		9/17/24	2018 Gun Digest (Ronkainen Rule 26 disclosure)
97.		9/17/24	2019 Gun Digest (Ronkainen Rule 26 disclosure)
98.		9/17/24	2020 Gun Digest (Ronkainen Rule 26 disclosure)
99.		9/17/24	2021 Gun Digest (Ronkainen Rule 26 disclosure)
100.		9/17/24	2022 Gun Digest (Ronkainen Rule 26 disclosure)
101.		9/17/24	2023 Gun Digest (Ronkainen Rule 26 disclosure)
102.		9/17/24	Advanced Armament Corp. 2014 Band (Ronkainen Rule 26 disclosure)
103.		9/17/24	Advanced Armament Corp. 2014 Catalog (Ronkainen Rule 26 disclosure)

Plaintiffs' Exhibit No.	Defendants' Exhibit No.	Admitted	Description
104.		9/17/24	Advanced Armament Corp. Poster (Ronkainen Rule 26 disclosure)
105.		9/17/24	300 Blackout Poster (Ronkainen Rule 26 disclosure)
106.		9/17/24	Rifle Silencers Poster (Ronkainen Rule 26 disclosure)
107.		9/17/24	2011 Bushmaster Product Catalog (Ronkainen Rule 26 disclosure)
108.		9/17/24	Bushmaster 2009 Catalog (Ronkainen Rule 26 disclosure)
109.		9/17/24	2013 Product Catalog Flip The Switch (Ronkainen Rule 26 disclosure)
110.		9/17/24	Product Catalog 2014 Heritage, Loyalty, Reliability (Ronkainen Rule 26 disclosure)
111.		9/17/24	2013 Product Catalog Justice For All (Ronkainen Rule 26 disclosure)
112.		9/17/24	2013 Remington Defense_Military_Law Enforcement Catalog (Ronkainen Rule 26 disclosure)
113.		9/17/24	Remington Defense Catalog 2011 (Ronkainen Rule 26 disclosure)
114.		9/17/24	Advanced Armament Corp._Silencers Made in The U.S.A._Product Catalog 2013 (Ronkainen Rule 26 disclosure)
115.		9/17/24	Remington 2013 New Product Catalog (Ronkainen Rule 26 disclosure)
116.		9/17/24	DPMS Panther Arms 2011_Be The Resistance (Ronkainen Rule 26 disclosure)
117.		9/17/24	Remington 2011 Product Catalog_One Moment. One shot. (Ronkainen Rule 26 disclosure)
118.		9/17/24	2014 Product Catalog_Retail Counter Copy (Ronkainen Rule 26 disclosure)
119.		9/17/24	Model 700 Fifty years_2012 Firearms, Ammunition & Accessories Catalog (Ronkainen Rule 26 disclosure)
120.		9/17/24	Remington 2013 Product Catalog (Ronkainen Rule 26 disclosure)
121.		9/18/24	Brian Norman's Answers and Objections To Defendants' First Set of Interrogatories
122.		9/18/24	Caleb Barnett's Answers and Objections To Defendants' First Set of Interrogatories
123.		9/18/24	National Shooting Sports Foundation, Inc.'s Answers and Objections to Defendants' First Set of Interrogatories

Plaintiffs' Exhibit No.	Defendants' Exhibit No.	Admitted	Description
124.		9/18/24	Plaintiff National Shooting Sports Foundation, Inc.'s Answers to The State Defendants' Second Set of Interrogatories
125.		9/18/24	Hood's Guns & More's Answers and Objections to Defendants' First Set of Interrogatories
126.		9/18/24	Pro Gun and Indoor Range's Answers and Objections to Defendants' First Set of Interrogatories
127.		9/18/24	Plaintiff Hood's Guns & More Responses to the State Defendants' Requests for Admission
128.		9/18/24	Plaintiff Pro Gun and Indoor Range's Responses to the State Defendants' Requests for Admission
129.		9/18/24	H&GM 000001-000056 Redacted
130.		9/18/24	NSSF 001998 - 002058 Redacted
131.		9/18/24	NSSF 002059 - 002307
132.		9/18/24	Deposition Transcript (and Exhibits) for Paul Leitner-Wise
133.		9/18/24	Deposition Transcript for Jeff Eby
134.		9/18/24	Deposition Transcript (and Exhibits) for Steven (Randy) Watt
135.		9/18/24	Deposition Transcript (and Exhibits) for James Ronkainen
136.		9/18/24	Deposition Transcript (and Exhibits) for James Curcuruto
137.		9/18/24	Deposition Transcript (and Exhibits) for Salam Fatohi
138.		9/18/24	Deposition Transcript for Scott Pulaski
139.		9/18/24	Deposition Transcript for Craig Tucker
140.		9/18/24	Deposition Transcript for Jason Dempsey
141.		9/18/24	Declaration of Steven R. Watt authenticating Expert Witness Report
142.		9/18/24	Declaration of James Ronkainen authenticating Expert Witness Report
143.		9/18/24	Declaration of Matthew Little authenticating Expert Witness Report
144.		9/18/24	Declaration of David Lombardo authenticating Expert Witness Report
145.		9/18/24	Declaration of Jeffrey Eby authenticating Expert Witness Report
146.		9/18/24	Declaration of Paul Leitner-Wise authenticating Expert Witness Report

Plaintiffs' Exhibit No.	Defendants' Exhibit No.	Admitted	Description
147.		9/18/24	Declaration of J. Buford Boone authenticating Expert Witness Report
148.		9/18/24	Declaration of Michael Musselman authenticating Expert Witness Report
149.		9/18/24	Declaration of Stephen Helsley authenticating Expert Witness Report
150.		9/18/24	Answers to Interrogatories of Dane Harrel
151.		9/18/24	Answers to Interrogatories of Marengo Guns, Inc.
152.		9/18/24	Answers to Interrogatories of C4 Gun Store, LLC
153.		9/18/24	Answers to Interrogatories of ISRA
154.		9/18/24	Answers to Interrogatories of FPC
155.		9/18/24	Answers to Interrogatories of SAF
156.		9/18/24	Rule 34 Responses of Harrel Plaintiffs
157.		9/19/24	Rule 34 Responses of Marengo Guns, Inc.
158.		9/19/24	Rule 34 Responses of C4 Gun Store, LLC
159.		9/19/24	Rule 34 Responses of ISRA
160.		9/18/24	Rule 34 Supplemental Responses of FPC
161.		9/19/24	Rule 34 Responses of SAF
162.		9/19/24	Document Production Responses of Dane Harrel (Bates Nos. HAR 1-8)
163.		9/19/24	Document Production Responses of Marengo Guns, Inc. (Bates Nos. HAR 143-3124, 3275-3671)
164.		9/19/24	Document Production Responses of C4 Gun Store, LLC (Bates Nos. HAR 3125-3274)
165.		9/19/24	Document Production Responses of ISRA (Bates Nos. HAR 9-59)
166.		9/19/24	Document Production Responses of FPC (Bates Nos. HAR 138-142, 3672-3724)
167.		9/19/24	Document Production Responses of SAF (Bates Nos. HAR 60-137)
168.		9/18/24	Answers to Rule 36 Request for Admission - Marengo Guns, Inc.
169.		9/18/24	Answers to Rule 36 Request for Admission - C4 Gun Store, LLC
170.		9/18/24	Declaration of Dane Harrel (Dkt. # 215-1)
171.		9/18/24	Declaration of Christopher A. Brooks of C4 Gun Store, LLC (Dkt. # 215-2)
172.		9/18/24	Declaration of Dominic DeBock of Marengo Guns, Inc. (Dkt. # 215-3)
173.		9/18/24	Declaration of Richard Pearson of ISRA (Dkt. # 215-4)

Plaintiffs' Exhibit No.	Defendants' Exhibit No.	Admitted	Description
174.		9/18/24	Declaration of Brandon Combs of FPC (Dkt. # 215-5)
175.		9/18/24	Declaration of Alan Gottlieb of SAF (Dkt. # 215-6)
176.		9/18/24	Plaintiff Gun Owners of America's Response to State Defendants' Interrogatories, Set 1
177.		9/18/24	Plaintiff Gun Owners of Foundation's Response to State Defendants' Interrogatories, Set 1
178.		9/18/24	Plaintiff Gun Owners of Foundation's Amended Response to State Defendants' Interrogatories, Set 1
179.		9/18/24	Plaintiff Gun Owners of America's Amended Response to State Defendants' Interrogatories, Set 1
180.		9/18/24	Plaintiff Jasmine Young's Response to State Defendants' Interrogatories, Set 1
181.		9/18/24	Plaintiff Guns Save Life's Response to State Defendants' Interrogatories, Set 1
182.		9/18/24	Plaintiff Federal Firearms Licensees of Illinois' Response to State Defendants' Interrogatories, Set 1
183.		9/18/24	Plaintiff Chris Moore Response to State Defendants' Interrogatories, Set 1
184.		9/18/24	Plaintiff Gun Owners of America's Supplemental Response to State Defendants' Interrogatories, Set 1
185.		9/18/24	Plaintiff Federal Firearms Licensees of Illinois' Supplemental Response to State Defendants' Interrogatories, Set 1
186.		9/18/24	Plaintiff Guns Save Life's Supplemental Response to State Defendants' Interrogatories, Set 1
187.		9/18/24	Plaintiff Jasmine Young's Supplemental Response to State Defendants' Interrogatories, Set 1
188.		9/18/24	Plaintiff Chris Moore Supplemental Response to State Defendants' Interrogatories, Set 1
189.		9/18/24	Director Kelly's Responses and Objections to The Langley Plaintiffs' Interrogatories
190.		9/18/24	Director Kelly's Responses and Objections to The Langley Plaintiffs' Requests to Produce
191.		9/16/24	Public Act 102-1116, HB5471 Enrolled

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

STATE DEFENDANTS' EXHIBIT LIST

Caleb Barnett, et al. v. Kwame Raoul, et al.
Docket Number: 23-cv-209-SPM

PRESIDING JUDGE: Stephen P. McGlynn	PLAINTIFFS' ATTORNEYS:	DEFENDANTS' ATTORNEYS: Office of the Attorney General of Illinois
TRIAL DATE: September 16-20, 2024	COURT REPORTER: Hannah Jagler	COURTROOM DEPUTY: Jackie Muckensturm

Plaintiffs' Exhibit No.	Defendants' Exhibit No.	Admitted	Description
	200		Report and Declaration of James Yurgealitis (ECF 185-1)
	201		Report and Declaration of Phil Andrew (ECF 182-2)
	202		Report and Declaration of Dr. Stephen Hargarten (ECF 185-3)
	203		Report and Declaration of Robert Spitzer (ECF 185-5)
	204		Report and Declaration of Randolph Roth (ECF 185-6)
	205		Report and Declaration of Louis Klarevas (ECF 185-7)
	206		Report and Declaration of Lucy Allen (ECF 185-8)
	207		Report and Declaration of Jens Ludwig (ECF 185-9)
	208		Report and Declaration of Dennis Baron (ECF 185-10)
	209		Supplemental Declaration and Report of Louis Klarevas (ECF 190-1)

Plaintiffs' Exhibit No.	Defendants' Exhibit No.	Admitted	Description
	210		Supplemental Declaration and Report of Brian DeLay (ECF 190-2)
	211		Report and Declaration of Dr. Martin Schreiber (ECF 194-1)
	212		Declaration of Robert Morgan (ECF 37-2)
	213	9/19/24	Declaration and Report of Craig Tucker (ECF 222-2)
	214		Declaration and Report of Jason Dempsey (ECF 222-3)
	215		Transcript from July 2, 2024 Deposition of Steven R. Watt
	216		Transcript from August 2, 2024 Deposition of James Ronkainen
	217		Transcript from July 18, 2024 Deposition of Jeffrey Eby
	218		Expert Report of Steven R. Watt (May 10, 2024)
	219		Joint Report of Expert Witnesses Jeffrey Eby and Michael Musselman (May 10, 2024)
	220		Expert Witness Rebuttal Report of Jeffrey Eby (June 10, 2024)
	221		Rebuttal Report of James Ronkainen (June 10, 2024)
	222	9/19/24	Gun Digest, 61 st ed., 2007 (Gun Digest Books 2006) (excerpt), "Introduction"
	223	9/19/24	Gun Digest, 64 th ed., 2010 (Krause Publications, Inc. 2009) (excerpt), "Rifles Today"
	224	9/19/24	Gun Digest, 66 th ed. 2012 (F&W Media, Inc. 2011) (excerpt) "New Optics"
	225	9/19/24	Gun Digest, 69 th ed., 2012 (F+W Media, Inc. 2014) (excerpt) "The I.O. Inc. AK-47 and .380 Pocket Pistol"
	226	9/19/24	Gun Digest, 69 th ed., 2015 (F+W Media, Inc. 2014) (excerpt) "The Machine Gun Investor: Going Full Auto, For Fun and Profit"
	227	9/19/24	Gun Digest, 75 th ed., 2021 (excerpt) "A Pair of Cold War Makeovers"
	228	9/19/24	Gun Digest, 77 th ed., 2023 (Caribou Media Group, LLC 2022) (excerpt), "The Storm and the Tempest"
	229	9/19/24	Gun Digest 2024, 78 th ed. (Caribou Media Group 2023) (excerpt), Rifles (OAG002050-2097)

Plaintiffs' Exhibit No.	Defendants' Exhibit No.	Admitted	Description
	230	9/19/24	Gun Digest 2024, 78 th ed. (Caribou Media Group 2023) (excerpt), Handguns (OAG002098-2158)
	231	9/19/24	Gun Digest 2024, 78 th ed. (Caribou Media Group 2023) (excerpt), Ballistics (OAG002186-2206)
	232	9/19/24	Shooter's Bible - 115 th Edition (OAG002397-2510)
	233	9/19/24	Advanced Research Projects Agency, Field Test, AR-15 Armalite Rifle (Aug. 20, 1962) (OAG003123-3177)
	234	9/19/24	Operational Requirements for an Infantry Hand Weapon, U.S. Army, Operations Research Office, ORO-T-160 (OAG003596-3719)
	235	9/19/24	Report of the M16 Rifle Review Panel, U.S. Army (June 1, 1968) (OAG003762-3977)
	236	9/19/24	Smith & Wesson Holding Corp., "Company Expands Military & Police Series With Rifles Designed for Law Enforcement, Military, and Sporting Shooters," (Jan. 18, 2006) (OAG004092)
	237	9/19/24	Heckler & Koch, Product Catalog (OAG005411-5454)
	238	9/19/24	National Institute of Justice, Standard Protection Levels "Specification for NIJ Ballistic Protection Levels and Associated Test Threats," October 2023
	239		Wikipedia Entry "AK-47" (ECF 111-4)
	240	9/19/24	U.S. Department of the Treasury, "The Treasury Study on the Sporting Suitability of Modified Semiautomatic Assault Rifles," April 1998 (OAG002655-2780)
	241	9/19/24	Rhee, P., MD, et al., "Gunshot wounds: A review of ballistics, bullets, weapons, and myths," Journal of Trauma and Acute Care Surgery (March 16, 2016) (OAG002815-2829)
	242	9/19/24	Koper Christopher S., 2020, "Assessing the potential to reduce deaths and injuries from mass shootings through restrictions on assault weapons and other high-capacity semiautomatic firearms." Criminology & Public Policy (OAG002875-2898)
	243	9/19/24	Christopher S. Koper, "Updated Assessment on the Federal Assault Weapons Ban: Impacts on Gun Markets and Gun Violence, 1994-2003" (Washington: U.S. Department of Justice, 2004)

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	244	9/19/24	Foster-Frau, Silvia, "The AR-15's destructive force: A rare look at the weapon's impact," Washington Post (Nov. 16, 2023) (OAG004017-4042)
	245	9/19/24	Horton, Alex, et al., "Decades of marketing reinvented the AR-15 into a top-selling firearm," Washington Post (March 27, 2023) (OAG004043-4066)
	246		Screenshot from video titled Training with Randy Watt at 0:04
	247		Screenshot from video titled Training with Randy Watt at 0:34
	248		Screenshot from video titled Training with Randy Watt at 0:49
	249	9/19/24	Screenshot from video titled Training with Randy Watt at 1:14
	250		Screenshot from video titled Training with Randy Watt at 1:18
	251		Screenshot from video titled Training with Randy Watt at 1:48
	252		Screenshot from video titled Training with Randy Watt at 1:59
	253		One Warrior's Creed poem
	254	9/19/24	warriorcreed.us website homepage
	255		M27 Infantry Automatic Rifle, Heckler & Koch (OAG008507-8509)
	256	9/19/24	MCX-Spear, Sig Sauer (OAG008519)
	257	9/19/24	MCX-Spear Website (OAG008520-8526)
	258	9/19/24	SIG MCX-Spear Operator's Manual, (OAG008546-8649)
	259	9/19/24	Sig Sauer, "U.S. Army Selects SIG SAUER Next Generation Weapons System" (April 20, 2022) (OAG008650-8652)
	260	9/19/24	Soldier Systems, "U.S. Army Begins Fielding Next Generation Squad Weapons" (OAG008653-63)
	261	9/16/24	Rifle Marksmanship M16-/M4-Series Weapons, U.S. Dept. of the Army, FM 3-22.9 (2008) (OAG003178-3595)
	262	9/19/24	Armor and Mechanized Infantry Company Team, U.S. Dept. of the Army, ATP 3-90.1 (October 2023) (OAG006239-6570)

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	263	9/19/24	Infantry Rifle Platoon and Squad, U.S. Dept. of the Army, ATP 3.21.8 (January 2024) (OAG006571-7166)
	264	9/16/24	Rifle and Carbine, U.S. Dept. of the Army, TC 3-22.9 (May 2016) (OAG009148-9399)
	265	9/19/24	Suciu, Peter, "Sturmgewehr - the First Assault Rifle," Recoil (June 19, 2016) OAG004413-4422
	266	9/19/24	Colt, 1964 Dealer Catalog: Rifles and Carbines (Excerpt) (OAG004741-4743)
	267	9/19/24	Colt, "Colt Introduces The AR-15 A2 Gov't. Model Rifle and Carbine" (1987) (OAG004746-4746)
	268	9/19/24	Bureau of Alcohol, Tobacco, and Firearms ("ATF"), "Report and Recommendation on the Importability of Certain Semiautomatic Rifles," (July 6, 1989) (OAG004760-4778)
	269	9/16/24	M27 Infantry Automatic Rifle, Heckler & Koch, (OAG008507-809)
	270	9/19/24	Bump Stocks, Bureau of Alcohol, Tobacco, Firearms and Explosives (OAG004895-4896)
	271	9/19/24	Buchanan, Larry, et al., "Nine Rounds a Second: How the Las Vegas Gunman Outfitted a Rifle to Fire Faster," N.Y. Times (Oct. 5, 2017) (OAG004897-4905)
	272	9/19/24	Kalashnikov - Komp12 Kalashnikov - Komp12 webpage (OAG005058-67)
	273	9/19/24	Congressional Research Service, Semiautomatic Assault Weapons Ban (Dec. 16, 2004) (OAG006015-6044)
	274	9/19/24	McNaugher, Thomas L., "Marksmanship, McNamara and the M16 Rifle: Organizations, Analysis and Weapons" (Rand Corp. 1979) (OAG009048-9114)
	275	9/19/24	Sig Sauer, "The Next Generation Has Arrived" (Jan. 19, 2022) (OAG011367-11377)
	276	9/19/24	Excerpts from Congressional testimony before the "House of Representatives, Committee on Armed Services, Special sub-committee on the M-16 Rifle Program," in Hearings, Reports and Prints of the House Committee on Armed Services, Issues 15-25 (OAG011442-11463)

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	277	9/19/24	U.S. Patent No. 2,951,424 (Sept. 6, 1960) (OAG003978-82)
	278	9/16/24	Jeff Eby, "Automatic Rifle Concept: Part I" (2004) (OAG010887-10891)
	279	9/19/24	Franklin Armory BFSIII AR-C1 (OAG004889-4894)
	280	9/19/24	Jeff Eby, "The Glock Slimline Advantage," Glock Annual 2022 (OAG010892-010893)
	281	9/19/24	Wormely, Stanton, "The AR-15 for Home Defense: Penetration Tests," American Rifleman (Aug. 5, 2014) (OAG005073-74)
	282	9/19/24	U.S. Army Public Affairs, "Army Officials Brief the Media on the Next Generation Squad Weapon (April 21, 2022) (OAG010101-10129)
	283	9/19/24	U.S. Army Weapons System Handbook (excerpt), "Next Generation Squad Weapons" (OAG008527-28)
	284	9/19/24	Jim Zarolli, "The Orlando Killer's Weapon of Choice was 'the Ultimate Hunting Rifle,'" National Public Radio (June 13, 2016) (OAG008529-8543)
	285	9/19/24	Frankel, Todd, et al., "How the AR-15 became a powerful political, cultural symbol in America," Washington Post (March 27, 2023) (OAG003995-4016)
	286	9/19/24	U.S. Department of Justice, Critical Incident Review Active Shooter at Robb Elementary School (2024) (OAG010143-10752)
	287	9/19/24	Barrett 2024 Firearms Catalog (OAG008482-8506)
	288	9/19/24	Report of the State's Attorney for the Judicial District of Danbury on the Shootings at Sandy Hook Elementary School and 36 Yogananda Street, Newtown, Connecticut on December 14, 2012 (OAG011316-011363)
	289		Transcript from May 31, 2024 Deposition of Scott Pulaski
	290		Notice of Rule 30(b)(6) Deposition to Plaintiff Piasa Armory, LLC (May 14, 2024)
	291		Piasa Armory, LLC Profit and Loss January-December 2018

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	292		Plaintiff Piasa Armory's Response to State Defendants' Interrogatories, Set One (April 3, 2024)
	293		Scott Pulaski Verification Page (April 3, 2024)
	294		Plaintiff Piasa Armory's Supplemental Response to State Defendants' Interrogatories, Set One (May 24, 2024)
	295		Transcript from October 3, 2023 Deposition of Scott Pulaski
	296		Transcript from June 13, 2024 Deposition of Jim Curcuruto
	297		Transcript from May 22, 2024 Deposition of Salam Fatohi taken pursuant to Rule 30(b)(6) (Redacted)
	298		Amended Rule 30(b)(6) Notice of Deposition of NSSF dated May 15, 2024 (Fatohi Dep Ex. 1)
	299		LinkedIn Page for Salam Fatohi (Fatohi Dep Ex. 2)
	300		NSSF's Answers and Objections to Defendants' First Set of Interrogatories, dated April 3, 2024 (Fatohi Dep Ex. 3)
	301		ATF Form 5300.11, Annual Firearms Manufacturing and Exportation Report (Fatohi Dep Ex. 4)
	302		Annual Firearms Manufacturing and Export Report, Year 2021 (Fatohi Dep Ex. 5)
	303		NSSF, Firearm Production in the United States, 2023 Edition, (NSSF000035-52) (Fatohi Dep Ex. 6)
	304		AFMER 2021 Corrections / Adjustments (Redacted) (Fatohi Dep Ex. 7)
	305		Spreadsheet marked NSSF 002351 (Redacted)
	306		Printout from NSSF002351 (Redacted) (Fatohi Dep Ex. 8)
	307		Printout from NSSF002351 (Redacted) (Fatohi Dep Ex. 9)
	308		Printout from NSSF002351 (Redacted) (Fatohi Dep Ex. 10)
	309		Printout from NSSF002351 (Redacted) (Fatohi Dep Ex. 11)
	310		NSSF, Firearm Production in the United States Report, NSSF000017-34, (Fatohi Dep Ex. 12)

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	311		Transcript of Proceedings from Oregon Firearms Federation et al v. Tina Kotek, et al. 3:22-cv-01869, Dated June 6, 2023 (Fatohi Dep Ex. 13)
	312		NSSF Detachable Magazine Report, 1990-2021, NSSF 001994-1997 (Fatohi Dep Ex. 14)
	313		Spreadsheet marked NSSF 002323
	314		Printout from NSSF002323 (Fatohi Dep Ex. 15)
	315		Printout from NSSF002323 (Fatohi Dep Ex. 16)
	316		Magazine Survey, NSSF002312-2319 (Fatohi Dep Ex. 17)
	317		NSSF, The Writer's Guide to Firearms & Ammunition (Fatohi Dep. Ex. 18)
	318		NSSF, Modern Sporting Rifle Comprehensive Consumer Report, NSSF000100-180 (Fatohi Dep. Ex. 19)
	319		National Shooting Sports Foundation's Modern Sporting Rifle Online Study, NSSF000181-197 (Fatohi Dep. Ex. 20)
	320		NSSF Report 2021 Edition Firearms Retailer Survey Report, NSSF000053-83 (Fatohi Dep. Ex. 21)
	321		NSSF, "Commonly Owned: NSSF Announces Over 24 Million MSRs in Circulation, (July 20, 2022) (FFL SHARED_000001-6)
	322		Illinois General Assembly, Bill Status of HB5471 (OAG001218-23)