WHEREFORE, plaintiffs demand and prosecute for; Governor A. Cuomo, N.Y.S. Senate and N.Y.S. Assembly cease all unconstitutional actions and stop blindly approving BAR 495 legislation into laws that are repugnant to the Constitution. All legislation is to state clearly by what authority they act upon.

Plaintiffs demand and prosecute for; all legislative infringements upon the second Amendment null and void in the United States including and not limited to Safe Act, N.Y.S. Code §265.20, §265.01, §700.00, §400.00, §265.00, §265.02, §265.35, §35.20, 500 §265.10, §2230 and the court is to direct all County Sheriffs to protect the People, from state and federal law enforcement agents who are to cease and desist all abuse against the plaintiffs and the People of New York for the exercising of our unalienable "right to *keep and bear Arms*", protected by the 2nd Amendment.

Plaintiffs demand and prosecute defendants for \$50,000 in damages for psychological 505 stress and fear of violence upon my person and for placing my family in jeopardy of harm and even death. And for violating our unalienable right to keep and bear arms.

Plaintiffs with this action will file for an injunction against the state concerning the reporting of our firearms to the state police. If the judiciary fails to do their sworn duties to uphold the law and protect the People, plaintiffs sue defendants for an additional \$1,000 per day from the refusal date for injunction to the day of judgment for each of the defendants; [e.g. 100 days $\times 1000 = 100,000$ each plaintiff].

Ouotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit: 47

	guotiens aubia interp	remino moertums est, se	cumum nocmacm re	sponuentum em.
	SEAL			
515		-		
		NOTA	RY	
520	the undersigned Notary Pub	County, on lic, personally appeared n, who executed the forgoin free-will act and deed.		_, to me known to be the
525	(Notary seal)		Nota	ту

ACTION AT LAW

510

PAGE 23 OF 23

VIDUREK, ET AL -A- CUOMO, ET AL

⁴⁷ Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.