

IN THE CIRCUIT COURT OF COLE COUNTY
STATE OF MISSOURI

CITY OF ST. LOUIS, <i>et al.</i> ,)	
)	
Plaintiffs,)	
)	
v.)	Case No. 21AC-CC00237
)	
STATE OF MISSOURI, <i>et al.</i> ,)	
)	
Defendants.)	

Exhibit A

MISSOURI CIRCUIT COURT
NINETEENTH CIRCUIT
(Cole County)

CITY OF ST. LOUIS, ST. LOUIS)
COUNTY, & JACKSON COUNTY)
)
Plaintiffs,)
)
v.)
)
THE STATE OF MISSOURI, *et al.*)
)
Defendants.)
_____)

Case No. 21AC-CC00237
Div. II

DECLARATION OF FREDERIC D. WINSTON

I, Frederic D. Winston, declare under penalty of perjury and pursuant to 28 U.S.C. § 1746 as follows:

1. I am the Special Agent in Charge of the Kansas City Field Division of the Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF). I have served in my current capacity since January 3, 2021. As Special Agent in Charge, I am responsible for overseeing the criminal and regulatory enforcement operations of the Kansas City Field Division and for ensuring that such operations are consistent with federal law and the policies of ATF and the Department of Justice.

2. I have been a law enforcement officer since July 15, 1991 and employed by ATF since August 27, 2001. Before serving in my current capacity, I worked as a local police officer and street-level federal agent. I have served in several law enforcement capacities and worked in different judicial districts and states. Most of my law enforcement work stems from information sharing, whether it was done face-to-face or through review of databases and records systems. Like my law enforcement colleagues, my job in general relies upon communication and cooperation at all levels. Previously as a local officer, I served as a federally deputized task force

officer and learned the value of teamwork in law enforcement. As a Resident Agent in Charge of an ATF Field Office, I led a multi-agency gang investigation unit. The unit was comprised of federal and state law enforcement personnel who worked in corroboration to successfully serve and protect the citizens within our area of responsibility. Later, as an Assistant Special Agent in Charge, I created a multi-agency strike force in the St. Louis area built upon the premise of federal agents and local officers working as a team, sharing information and resources, and all working together in an effort to decrease violent gun crimes.

3. The purpose of this declaration is to explain ATF Kansas City's role in protecting Missouri citizens from violent crime and to identify ways in which Missouri House Bill 85, also called the Second Amendment Preservation Act, impedes ATF's ability to carry out that role. This declaration is based on my personal knowledge as well as knowledge made available to me in the course of my duties as the Special Agent in Charge.

ATF's Mission, Organization, and Administration of Federal Firearm Laws

4. ATF's mission is to fight violent crime and to protect the public by interdicting and preventing illegal firearms trafficking and the criminal possession and use of firearms, and by ensuring compliance with federal laws and regulations by firearms industry members. ATF has twenty-five field divisions throughout the country. The Kansas City Field Division is located in Kansas City, Missouri and encompasses all of Missouri, with additional offices in St. Louis, Cape Girardeau, Springfield, and Jefferson City, Missouri. This Division also covers the States of Nebraska, Kansas, Illinois, and Iowa. Along with our high volume of criminal enforcement responsibilities, this Division is also tasked with regulating the over 4,100 federal firearm licensees with business premises in Missouri.

5. ATF is responsible for administering and enforcing laws related to firearms and ammunition, specifically the Gun Control Act of 1968 (GCA), 18 U.S.C. §§ 921 et seq. and the National Firearms Act of 1934 (NFA), 26 U.S.C. §§ 5801 et seq. See 28 U.S.C. § 599A; 28 C.F.R. § 0.130. Some of the key purposes of these laws are to effectively regulate firearms that travel in interstate commerce to reduce the likelihood that they are used by those involved in criminal activities.

6. ATF is the only federal agency authorized to license and inspect firearms dealers to ensure they comply with laws governing the sale, transfer, possession, and transport of firearms. See 28 U.S.C. § 599A; 28 C.F.R. § 0.131.

Violent Crime Within Missouri

7. Violent crime is a significant problem in Missouri. In 2020, the Missouri State Highway Patrol (MSHP), which is responsible for reporting state-wide crime statistics, reported 33,170 violent crime offenses state-wide, an increase of 8.11% from the previous year.¹ That same year, MSHP reported 730 homicide offenses state-wide, an increase of 26.52% from 577 such offenses reported in 2019.

8. Firearms are used in a significant number of violent crimes in Missouri. MSHP reports a total of 13,869 firearm-related offenses in 2020, an increase of 107.96% from 2019. MSHP also reports that, of the 730 homicides in the state in 2020, 505 (75.1%) involved a firearm. Further, of Kansas City's 176 homicides in 2020, 148 (84.1%) were committed by firearms. The St. Louis Metropolitan area, for its part, experienced 264 homicides in 2020, 92.1% of which were committed by firearms.

¹ The MSHP data referenced in this declaration are available at <https://showmecrime.mo.gov/CrimeReporting/CrimeReportingTOPS.html>.

9. Gun violence in the State has continued into 2021, with MSHP reporting 8,004 firearm-related crimes so far this year and 218 homicides, 74.7% of which involved a firearm. Further, Kansas City has suffered 91 homicides so far this year, 74 of which involved a firearm (approximately 81%). The St. Louis Metropolitan Police Department has not reported this year's data to MSHP but, according to the department's website, St. Louis has suffered 90 homicides as of June 2021. See *NIBRS Crime Statistics*, St. Louis Metropolitan Police Department, https://www.slmpd.org/crime_stats.shtml (last accessed Aug. 13, 2021). It is not clear how many of those homicides involved firearms.

10. ATF's role in limiting unlawful access to firearms is thus key to preventing additional violent crimes in the State. Additionally, ATF's ability to solve and assist in the prosecution of violent crime frequently depends on data associated with firearms, *e.g.*, ballistics information, or records maintained by federal firearm licensees, as discussed further below.

11. Federal firearm investigations and prosecutions are key components of combating violent crime, and promoting public safety, within Missouri. The arrest and conviction of those violating the Federal firearms laws are frequently one of the most effective tools for taking violent criminals off the street.

Missouri Second Amendment Preservation Act

12. On June 12, 2021, the Governor of Missouri signed Missouri House Bill Number 85 (HB85), also called the "Second Amendment Preservation Act" or the "SAPA" into law. As enacted, the SAPA purports to create significant new limits on the ability and authority of state and local law enforcement to enforce federal firearms laws and imposes sanctions on those who violate these limits or enable their violation. Additionally, SAPA declares certain federal firearm laws unlawful. Based upon the passage of this law, ATF has seen impacts that I believe hinder

the collaborative partnerships and investigative information sharing that protect the people of Missouri, as well as other states. As discussed further below, SAPA has negatively impacted law enforcement and public safety within Missouri by (1) prompting the withdrawal of state and local officers from joint task forces; (2) limiting the amount of information that ATF receives from state and local entities; and (3) purporting to nullify, and consequently creating confusion about the validity of, federal firearm laws.

Effects of the SAPA: Withdrawal from Task Forces and other Partnerships

13. The SAPA has already had a significant impact on ATF's partnerships with state and local law enforcement offices. Those partnerships, which include task forces designed to address crimes in the locations specific to a partner department, are critical to ATF's law enforcement mission of protecting Missouri communities from violent crimes.

14. Before the passage of the SAPA, there were approximately 69 ATF Special Agents, 22 ATF Industry Operations Investigators, 44 full-time Task Force Officers, and 9 Special Deputies, with a post of duty in Missouri.

15. As of this declaration, 12 of the 53 state and local officers with federal deputizations (the Task Force Officers and Special Deputies referenced in the preceding paragraph), have withdrawn from participation in ATF task forces in some capacity based on SAPA, specifically:

- a. The MSHP withdrew three troopers from participation in any ATF Task Forces;
- b. The Columbia Police Department (PD) withdrew four officers from participation in an ATF Task Force;
- c. The Johnson County Sheriff withdrew one deputy from participation in an ATF Task Force;

- d. The O'Fallon PD withdrew two officers with K-9s from participation in an ATF Task Force; and
- e. The Sedalia PD withdrew two officers from participation in an ATF Task Force.

16. These task forces are primarily dedicated to investigating and enforcing the laws relevant to the illegal use, possession, and trafficking of firearms. Such task forces, as well as ATF's overall partnerships with state and local departments and agencies, are key to holding violent persons and those illegally using firearms accountable under the law. For example, since its creation in January 2020, the Columbia Violent Crimes Task Force has recovered 55 firearms from prohibited persons; made 30 arrests for violation of federal law and 35 arrests for violation of state law. Without exception, these arrests stem from violent crime offenses, firearm possession, or association with violent gang organizations.

17. There are numerous instances in which Federal partnership via the National Integrated Ballistic Information Network (NIBIN) has assisted in resolving violent crime investigations in Columbia and the greater Boone County area. An example of the combined effectiveness of a strong local and Federal partnership is the arrest of those responsible for the tragic murder of Shamyia Brimmage in March of 2017. Brimmage was celebrating her birthday inside a house when a drive-by shooting occurred, resulting in her death and another injured victim. A confidential source provided a local TFO with suspect information. Working in combination with an ATF agent partner, the team was able to detain the suspect in a vehicle matching other information relayed. Spent casings were recovered from that vehicle and NIBIN confirmed they were a match to those recovered from the homicide scene. Second Degree Murder charges remain pending against one defendant while another suspect pled guilty to Voluntary Manslaughter, among other charges, and is currently serving a 20-year sentence.

18. By withdrawing state and local officials from ATF task forces, ATF is no longer able to fulfill its duties as effectively, including preventing, investigating, and assisting in the prosecution of violent offenders. These state and local officials are critical members of ATF's law enforcement efforts. As a result of the withdrawals identified above, SAPA has negatively harmed law enforcement and public safety in Missouri.

19. It is expected that even more state and local officials will withdraw once the SAPA fully goes into effect, which I understand will occur on August 28, 2021. The more officials that withdraw, the greater SAPA's harms to law enforcement and public safety.

Effects of the SAPA: Limits on Information from State and Local Officials

20. The SAPA has also impacted ATF's ability to rely on state and local partners for information related to ATF's own investigations, including those related to the criminal use, possession, and trafficking of firearms.

21. For example, citing the SAPA, the Director of the MSHP Missouri Information Analysis Center (MIAC) informed ATF that the Center will no longer provide any investigative support to ATF, to include assisting in providing background information on investigative targets. The MIAC also indicated it will no longer submit firearms trace requests directly to ATF, a process used to help identify firearms used in crimes and link persons to unlawful activities. Additionally, MIAC will not assist in Federal Bureau of Investigation National Instant Criminal Background Check System (NICS) referral investigations that are assigned to ATF, *e.g.*, after a purchaser receives a firearm from a licensee but is then determined to be prohibited from possessing the firearm. Prior to the implementation of the SAPA, the MIAC has been a great partner and resource for ATF investigations associated with violent criminals.

22. Separate from the MIAC, on June 25, 2021, a Kansas City Police Department (PD) evidence technician informed an ATF agent that the PD cannot release investigative records to ATF at this time because of the SAPA, nor allow access to firearms or ammunition for ATF inspection that are in the custody of the PD.

23. Perhaps most concerning, and as referenced above, several state and local law enforcement entities have indicated that they will no longer input data into NIBIN. NIBIN is the only interstate automated ballistic imaging network in operation in the United States and seeks to automate ballistics evaluations and provide actionable investigative leads in a timely manner. This technology is vital to any violent crime reduction strategy because it enables investigators to match ballistics evidence with other cases across the nation. This process also helps reveal previously hidden connections between violent crimes in different states and jurisdictions.

24. In March of 2021, ATF embedded a NIBIN machine in the Columbia, Missouri Police Department; however, the Department took the machine offline on June 18, 2021 due to the SAPA. Notably, in the few short months that it was online, the Columbia NIBIN machine was responsible for generating 32 investigative leads, including linking 15 recovered firearms to shootings. In the six weeks since local use of the Columbia NIBIN machine ceased, at least 22 shell casings require entry into the system and 21 recovered crime guns have neither been test fired nor entered. This backlog represents investigatory leads that have been allowed to go by the wayside.

25. NIBIN is a critical tool in ATF's effort to combat federal firearm violations and violent crime in Missouri. NIBIN, however, is only as good as the information put into the system. If state and local law enforcement do not input data into NIBIN, the value of the system will be decreased, and the number of leads, cases, and successes will be reduced.

26. The following statistics demonstrate the utility and importance of NIBIN within Missouri. Over the three years preceding the SAPA's enactment, NIBIN was used to generate over 6,000 leads, including 3,149 cross-jurisdictional leads. From October 2019 to June 2021, approximately 200 suspects were identified in NIBIN-related incidents in the State.

27. In the absence of state and local law enforcement officials voluntarily providing the information and assistance described above, particularly with respect to NIBIN, ATF's law enforcement responsibilities are harder to execute. Thus, the SAPA has deprived ATF of cooperative information-sharing relationships which harm law enforcement and public safety in Missouri.

Effects of the SAPA: Nullifying Federal Law and Creating Confusion

28. The SAPA purports to nullify certain federal firearm laws that are important for maintaining public safety. For example, since there is no corresponding Missouri state violation, the SAPA would appear to allow certain federally prohibited persons to possess firearms, such as those under a restraining order and those convicted of misdemeanor crimes of domestic violence, 18 U.S.C. § 922(g)(8), (g)(9). For reference, beginning in Fiscal Year 2018 (October 1, 2017) to the present, ATF referred approximately ten cases for prosecution to the respective Missouri Offices of the U.S. Attorney for violations of 18 U.S.C. § 922(g)(8) as well as approximately 22 cases for prosecution to those Offices for violations of 18 U.S.C. § 922(g)(9). During that same timeframe, ATF received approximately 81 FBI referrals for violations of § 922(g)(8), and approximately 744 FBI referrals for violations of § 922(g)(9). All of these referrals involved people located in Missouri and identified by the Federal Bureau of Investigation's NICS System as prohibited persons who attempted to purchase, or actually did purchase firearms. State and local partners, and more specifically task force officers, often assist in investigating these referrals.

Prosecuting those who possess firearms after being convicted of a disqualifying misdemeanor crime of domestic violence and/or are in violation of qualifying restraining orders, is an important part of ATF's public safety mission, especially as to those offenders who have threatened violence or committed violent acts against family members.

29. Along with those noted GCA violations, the SAPA also appears to prohibit the imposition of federal taxes and registration requirements on any firearm covered by the NFA. The NFA defines "firearm" to include shotguns with a barrel length of less than 18 inches or weapons made from shotguns with an overall length of less than 26 inches; rifles with a barrel length of less than 16 inches or weapons made from rifles with an overall length of less than 26 inches; machineguns; silencers; and destructive devices. 26 U.S.C. § 5845. The NFA also requires the registration of such firearms in the National Firearms Registration and Transfer Record maintained by ATF. See 26 U.S.C. § 5841. Like with GCA violations, ATF conducts substantial enforcement efforts on these NFA-type weapons, and often work with our local partners in these investigations. Enforcing these requirements of federal law are important aspects of ATF's mission to ensure lawful, safe ownership of firearms.

30. Federal firearms licensees play a significant role in helping to protect the public, and their compliance with the federal laws and regulations is critical to this important goal. I specifically note the requirements of licensees to accurately and timely maintain acquisition and disposition records and to ensure that the ATF Form 4473 and multiple handgun sales forms are correctly completed and maintained when applicable. These records are key components to assisting in trace requests for recovered crime guns. Licensees also carry an important responsibility of ensuring a person acquiring any firearms is correctly identified and a background

check is done to prevent prohibited persons from receiving firearms. The SAPA purports to declare these responsibilities of federal firearms licensees invalid.

31. Since the enactment of the SAPA, federal firearms licensees have indicated confusion about the current status of the law. In an attempt to affirm that these legal responsibilities continue regardless of the SAPA and to address questions and confusion the Kansas City Field Division has received related to this law, ATF issued an informational letter addressed to all federal firearms licensees in Missouri. See Attachment A.

32. Federal firearms licensees' compliance with federal laws and regulations are critical in the fight against gun violence. For example, when ATF recovers a firearm, tracing the ownership of that firearm is crucial to the resulting investigation and frequently depends upon the records kept by federal firearms licensees. Without those records, a successful trace becomes much more difficult to achieve.

33. The SAPA's attempt to nullify federal law could also create confusion amongst private citizens about whether federal firearm laws remain valid and enforceable. If a private citizen were to erroneously believe that federal firearm laws were invalid, and sought to oppose ATF's lawful authority on that basis, that would pose an unacceptable and unnecessary risk of violent confrontation, use of force, and serious injury.


Conclusion

34. In sum, based upon my knowledge and law enforcement experience in working with state and local partners, it is my concern that the SAPA will cause a strain on law enforcement relationships due to the inability to communicate as effectively and to efficiently share information and investigative resources. This, in turn, will prevent law enforcement at all levels from effectively serving and protecting the citizens of Missouri and other states.

35. As discussed above, the SAPA (1) prevents federal, state, and local law-enforcement partners from cooperating effectively to investigate and enforce the law; (2) constrains information-sharing with the Federal Government, which deprives law enforcement of information needed to successfully investigate crimes, including violent crimes; and (3) creates confusion about the current status of federal firearm laws, which could harm the Federal Government's ability to effectively enforce federal law and potentially even lead to unnecessary, dangerous situations. For all of these reasons, the SAPA has an extremely negative effect on successful law enforcement and public safety within the State of Missouri.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed:



Frederic D. Winston
Special Agent in Charge
ATF Kansas City Field Division
U.S. Department of Justice



U.S. Department of Justice

Bureau of Alcohol, Tobacco,
Firearms and Explosives

Enforcement Programs and Services

Washington, DC 20226

July 26, 2021

OPEN LETTER TO ALL MISSOURI FEDERAL FIREARMS LICENSEES

This letter provides guidance on your obligations as a federal firearms licensee. The guidance is intended to assist you in meeting these obligations. This letter does not impose any new obligations. It merely confirms the continuing applicability of existing federal obligations.

Missouri House Bill Number 85, Second Amendment Preservation Act (“the Act” or “SAPA”), signed into law by Governor Parson on June 12, 2021, has generated questions from industry members and firearm owners as to how this Missouri state law may affect them while engaged in a firearms business activity or seeking to acquire a firearm. Section 1.420 of the Act states that “federal acts, laws, executive orders, administrative orders, rules, and regulations” falling into five categories of regulations relating to firearms “shall be considered infringements on the people’s right to keep and bear arms, as guaranteed by Amendment II of the Constitution of the United States and Article I, Section 23 of the Constitution of Missouri.” SAPA § 1.420. The Act further provides, among other things, that any such purported infringements “shall be invalid to this state, shall not be recognized by this state, shall be specifically rejected by this state, and shall not be enforced by this state.” *Id.* at § 1.430. The categories of federal laws and regulations that the Act defines as “infringements” are:

- (1) “[a]ny tax, levy, fee, or stamp imposed on firearms, firearm accessories, or ammunition not common to all other goods and services and that might reasonably be expected to create a chilling effect on the purchase or ownership of those items by law-abiding citizens,”
- (2) “[a]ny registration or tracking of firearms, firearm accessories, and ammunition,”
- (3) “[a]ny registration or tracking of ownership of firearms, firearm accessories, and ammunition,”
- (4) “[a]ny act forbidding the possession, ownership, use, or transfer of a firearm, firearm accessory, or ammunition by law-abiding citizens” (with “law-abiding citizens” defined as those who may possess firearms under Missouri law), and
- (5) “[a]ny act ordering the confiscation of firearms, firearm accessories, or ammunition from law-abiding citizens.”

Id. at § 1.420.

Attachment A

As the Justice Department advised Missouri's Governor and Attorney General in a June 16, 2021 letter, because the Act "conflicts with federal firearms laws and regulations, federal law supersedes" the Act. Accordingly, all provisions of federal laws—including the Gun Control Act (18 U.S.C. § 921-931), the National Firearms Act (26 U.S.C. § 5801-5872), and their corresponding regulations—continue to apply and remain in full effect in Missouri.

In particular, federal law requires a license to engage in the business of importing, manufacturing, or dealing in firearms, or importing or manufacturing ammunition, even if the firearms or ammunition remains within the same state. All firearms manufactured by a licensee must be properly marked so they can be traced by law enforcement officers if later used in a crime. Additionally, each licensee must record the type, model, caliber or gauge, and serial number of each firearm manufactured, imported, or otherwise acquired, and the date such manufacture, importation, or other acquisition was made; subsequent transfers of these firearms must be recorded. In most instances, a Firearms Transaction Record (ATF Form 4473) and a National Instant Criminal Background Check System background check must be completed prior to transferring firearms to an unlicensed person. *See* 27 CFR §§ 478.41, 478.92, 478.102, 478.124, 478.125. All federal restrictions on the receipt and possession of firearms also continue to apply, regardless of whether an individual is a "law-abiding citizen" as defined by the Missouri law. These requirements, as well as all provisions of federal laws regarding the possession, acquisition, and transfer of firearms or ammunition (including the Gun Control Act (18 U.S.C. §§ 921-931), the National Firearms Act (26 U.S.C. §§ 5801-5872), and their corresponding regulations) remain in full force and effect.

If you have any questions regarding the federal firearms laws and regulations, please contact your local ATF office. ATF works closely with the firearms industry and appreciates the important role the industry plays in combating violent crime. A list of ATF office phone numbers is available at <https://www.atf.gov/contact/atf-field-divisions>.



Alphonso Hughes
Assistant Director

Enforcement Programs and Services