

**IN THE SUPREME COURT OF FLORIDA**

CASE NO.: SC21-918

Lower Tribunal Nos.: 1D19-2819; 372018CA001509XXXXXX;  
372018CA0000882XXXXXX; 372018CA0000699XXXXXX

CITY OF WESTON, FLORIDA, ET AL.,

Petitioners,

vs.

STATE OF FLORIDA, ET AL.,

Respondents.

\_\_\_\_\_/

**NOTICE OF INTENT TO SEEK LEAVE TO FILE  
AN AMICUS CURIAE BRIEF ON THE MERITS**

Pursuant to Florida Rule of Appellate Procedure 9.370(d), Giffords Law Center to Prevent Gun Violence, Brady, and Equality Florida Institute, Inc. (“Amici Curiae”) hereby file their Notice of Intent to Seek Leave to File an Amicus Curiae Brief on the Merits should the Court accept jurisdiction. This case is of interest to the Amici Curiae because it concerns issues that are central to the missions of the Amici Curiae. The Amici Curiae work to improve gun safety and prevent gun violence, which disproportionately affects minority communities, and collectively have filed amicus briefs in many previous cases across various jurisdictions involving such issues.

Respectfully submitted,

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Violence;*

*Brady; and*

*Equality Florida Institute, Inc.*

### **CERTIFICATE OF SERVICE**

I **HEREBY CERTIFY** that a true and correct copy of the foregoing was served electronically via the E-Filing Portal on this 23rd day of June, 2021, which will send a notice of electronic filing to all counsel of record.

/s/ Kenneth J. Duvall