

Alan Gura

From: Saindon, Andy (OAG) [andy.saindon@dc.gov]
Sent: Friday, October 23, 2015 3:00 PM
To: Alan Gura
Subject: RE: Wrenn, Brian, et al v. DC, No. 15-cv-162 (FJS)

Thanks. As to your question, it may make no immediate difference at all.

From: Alan Gura [<mailto:alan@gurapossessky.com>]
Sent: Friday, October 23, 2015 2:56 PM
To: Saindon, Andy (OAG)
Subject: RE: Wrenn, Brian, et al v. DC, No. 15-cv-162 (FJS)

I did just get your voicemail, and was meaning to respond.

Of course my clients oppose this. But while I could see why you want to pick a different judge, I have to ask-- What immediate difference would it make?

The case is on appeal and will be argued soon. It is the standard practice under such circumstances not to proceed in the district court at all – and I've got a long string cite of second amendment cases, in particular, where district court proceedings were stayed when there was an early interlocutory appeal touching on the merits, for obvious reasons.

From: Saindon, Andy (OAG) [<mailto:andy.saindon@dc.gov>]
Sent: Friday, October 23, 2015 2:35 PM
To: 'Alan Gura' (alan@gurapossessky.com)
Subject: Wrenn, Brian, et al v. DC, No. 15-cv-162 (FJS)

Alan, did you get my voicemail? We want to file a Motion for Case Reassignment, and I need to ask your consent. I assume you will not, but please let me know, so we can get this filed by COB. Thanks.

Andrew J. Saindon
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