## In the United States District Court For the Eastern District of Wisconsin Milwaukee Division

WISCONSIN CARRY, INC. And	)	
NAZIR AL-MUJAAHID	)	
	)	
Plaintiffs	)	Civil Action File No.
	)	
V.	)	2:12-cv-352-LA
	)	
CITY OF MILWAUKEE,	)	
JOSEPH MENDOLLA,	)	
JOHN CHISHOLM, in his official	)	
Capacity as District Attorney of	)	
Milwaukee County, Wisconsin,	)	
PATTI KLEIN, in her official	)	
Capacity as Clerk of Courts for	)	
The criminal division of the Circuit	)	
Court of Milwaukee County,	)	
Wisconsin,	)	
And	)	
MARK WALTON,	)	
Defendants	)	

## PLAINTIFFS' MOTION TO THE CLERK TO ENTER A DEFAULT FOR DEFENDANTS CITY OF MILWAUKEE, JOSEPH MENDOLLA, AND MARK WALTON

Pursuant to Fed.R.Civ.Proc. 55(a), Plaintiffs hereby move the Clerk to enter a default for Defendants City of Milwaukee, Joseph Mendolla, and Mark Walton. As grounds for this Motion, Plaintiffs rely on the record and the accompanying Memorandum of Law.

/s/ John R. Monroe

John R. Monroe Attorney for Plaintiffs 9640 Coleman Road Roswell, GA 30075 678 362 7650 John.monroe1@earthlink.net

## **CERTIFICATE OF SERVICE**

I certify that on September 14, 2012, I filed this document with the ECF system, which

automatically will serve a copy via email upon:

Christopher J. Blythe blythecj@doj.state.wi.us

Roy L. Williams <u>Rwilliams4@milwcnty.com</u>

I further certify that on September 14, 2012, I served a copy of this document via U.S. Mail upon

Joseph Mendolla c/o Milwaukee Police Department 749 W. State Street Milwaukee, WI 53233

City of Milwaukee c/o Ronald D. Leonhardt, City Clerk 200 E. Wells St., Room 205 Milwaukee, WI 53202

Mark Walton c/o Milwaukee Police Department 749 W. State Street Milwaukee, WI 53233

> /s/ John R. Monroe John R. Monroe