VIRGINIA: IN THE CIRCUIT COURT OF THE CITY OF CHARLOTTESVILLE

FREDERICK W. PAYNE, et al., Plaintiffs,

V

Case No. CL 17 - 145

CITY OF CHARLOTTESVILLE, VIRGINIA, et al., Defendants.

MOTION FOR LEAVE TO AMEND REQUEST FOR RELIEF <u>IN</u> MOTION TO ENFORCE INJUNCTIVE RELIEF AND TO FURTHER AND ENLARGE EXISTING INJUNCTION

Come now Plaintiffs, by counsel, and move the Court for leave to amend the Request For Relief in the Motion To Enforce Injunctive Relief and To Further And Enlarge Existing Injunction for the following reasons.

- 1. That Plaintiffs filed their Motion To Enforce on November 20, 2017.
- 2. That after filing the Motion counsel for Plaintiffs noted that paragraphs 1 and 4 of the Request for Relief required modification, primarily for purposes of clarification.
 - 3. That Plaintiffs filed their Amended Request For Relief on November 28, 2017.
- 4. That Defendants are not prejudiced by such amendment, as no hearing has been set on the Motion To Enforce. Plaintiffs have requested the Court, on December 6, 2017, to set a hearing on the Motion To Enforce.

Wherefore Plaintiffs move the Court for leave to file the Amended Request For Relief and for such other and further relief as may be necessary in the premises.

(Date & Time)

City of Charlottesville

Circuit Court Clerk's Office

Liezuite & Lugger, Clerk

By

FREDERICK W. PAYNE et al.,

Counsel

We Ask For This:

Ralph E. Main, Jr. Dygert, Wright, Hobbs & Heilberg 415 4th Street, NE Charlottesville, Virginia 22902 (434) 979-5515 VSB # 13320

S. Braxton Puryear Attorney at Law 121 South Main Street Post Office Box 291 Madison, Virginia 22727 (540) 948-4444 VSB #30734

Counsel for Plaintiffs

Certificate

I hereby certify that on November 29, 2017 true and accurate copies of the forgoing motion were mailed postage prepaid to counsel for Defendants, to-wit:

S. Craig Brown, Esquire Charlottesville City Attorney P.O. Box 911 Charlottesville, Virginia 22902

And

Richard H. Milnor, Esquire Zunka, Milnor & Carter P.O. Box 1567 Charlottesville, Virginia 22902.