## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

DELAWARE STATE SPORTSMEN'S ASSOCIATION, INC; BRIDGEVILLE RIFLE & PISTOL CLUB, LTD.; DELAWARE RIFLE AND PISTOL CLUB; DELAWARE ASSOCIATION OF FEDERAL FIREARMS LICENSEES; MADONNA M. NEDZA; CECIL CURTIS CLEMENTS; JAMES E. HOSFELT, JR; BRUCE C. SMITH; VICKIE LYNN PRICKETT; and FRANK M. NEDZA,

Plaintiffs,

v.

DELAWARE DEPARTMENT OF SAFETY AND HOMELAND SECURITY, et al.

Defendants.

Civil Action No. 22-951-RGA (Consolidated)

## **ORDER**

The parties recently submitted a joint letter regarding the presentation of a certified question to the Delaware Supreme Court in connection with the treatment of Delaware statutes 11 *Del. C.* §§ 1464-1467 ("HB 450") and 11 *Del. C.* §§ 1441, 1468-1469A ("SS 1 for SB 6") under the Delaware Constitution. (D.I. 53). In the letter, the parties advised me that "a question has arisen concerning the Court's authority to grant injunctive relief based upon the claim in the lawsuit filed by the DSSA Plaintiffs under Article I, Section 20 of the Delaware Constitution." (*Id.* at 1). The question is whether *Pennhurst State Sch. & Hosp. v. Halderman*, 465 U.S. 89 (1984) bars me from granting the DSSA Plaintiffs' requested relief with respect to their challenges under the Delaware Constitution.

The answer to this question appears to be yes. The DSSA Plaintiffs seek declaratory

judgments that both statutes violate their rights under the Federal and Delaware Constitutions (D.I.

5), and a permanent and preliminary injunction barring the enforcement of the statutes on these

bases (D.I. 5; D.I. 11). Under Ex parte Young, 209 U.S. 123 (1908), a federal court may issue

prospective injunctive and declaratory relief compelling a state official to comply with federal law.

See Edelman v. Jordan, 415 U.S. 651, 664 (1974). But that exception does not extend to

prospective injunctive or declaratory relief based on alleged violations of state law. As the Court

observed in *Pennhurst*, "it is difficult to think of a greater intrusion on state sovereignty than when

a federal court instructs state officials on how to conform their conduct to state law. Such a result

conflicts directly with the principles of federalism that underlie the Eleventh Amendment." 465

U.S. at 106. See also Pennsylvania Fed'n of Sportsmen's Clubs, Inc. v. Hess, 297 F.3d 310, 325

(3d Cir. 2002) ("Simply put, the Eleventh Amendment prohibits a federal court from considering

a claim that a state official violated state law in carrying out his or her official responsibilities.")

(citing Pennhurst, 465 U.S. 89).

The DSSA Plaintiffs are requested to, within ten days of the date of this Order, indicate

that they consent to the dismissal without prejudice of their state law claims, or, in the alternative,

explain why their state law claims should not be dismissed on this basis.

IT IS SO ORDERED.

Entered this Z day of March, 2023.

Mullipited States District X is

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