IN THE SUPERIOR COURT OF ATHENS-CLARKE COUNTY STATE OF GEORGIA

GEORGIACARRY.ORG, INC. DONALD A. WALKER,

Plaintiffs,

CASE NO. SU-07-CV-2375-J

vs.

ATHENS-CLARKE COUNTY, GEORGIA\*

Defendant.

## CONSENT ORDER FOR TEMPORARY INJUNCTION

Plaintiffs and Defendant, Unified Government of Athens-Clarke County, Georgia, having consented to the entry of this Order,

It is hereby ordered and adjudged that Athens-Clarke County Code § 1-10-4 (a) (3), prohibiting possession of firearms in all parks, is preempted by O.C.G.A. 16-11-173 (b) (1) as construed by the holding of the Georgia Court of Appeals in GeorgiaCarry.org. Inc. v. Coweta County, 2007 WL 4235857 (Ga.App.). Defendant is temporarily enjoined from taking any action to enforce or to prosecute any alleged violations of said Athens-Clarke County Code § 1-10-4 (a) (3) until further order of this Court. The Mayor and Commission of Defendant shall consider repeal of such Code Section at its regular meeting on February 5, 2008.

So Ordered this 3 day of January, 2008.

Steve C. Jones

Judge, Superior Court of Athens-Clarke County

[Counsel consent on following page]

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Order prepared and consented to by:

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Order consented to by:

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