

IN THE COURT OF APPEALS OF GEORGIA

PHILLIP EVANS,)	
Appellant,)	
)	
v.)	Case No. A16A0245
)	
GWINNETT COUNTY PUBLIC)	
SCHOOLS,)	
)	
Appellee)	

Appellant’s Motion to File Supplemental Brief

Appellant Phillip Evans moves for leave to file a supplemental brief. As grounds for this Motion, Evans shows the Court that one of the issues on appeal is whether the trial court erred by ruling that a declaratory judgment may not issue to test the validity of a proposed future action, just because the controversy touches on a criminal statute (see Part Two – Enumerations of Error, Subpart A, in Evans’ opening Brief). This very issue was the subject of an opinion of the Supreme Court released May 9, 2016. *GeorgiaCarry.Org, Inc. v. Atlanta Botanical Garden, Inc.*, 2016 Ga. LEXIS 356, # S16A0294. Evans therefore seeks leave of this Court to file a supplemental brief for the sole purpose of bringing this new and directly on-point

authority to the attention of this Court and to explain how it applies to the present case.

 /s/ John R. Monroe
John R. Monroe
John Monroe Law, P.C.
Attorney for Appellant
9640 Coleman Road
Roswell, GA 30075
State Bar No. 516193
678 362 7650
770 552 9318 (fax)
jrm@johnmonroelaw.com

CERTIFICATE OF SERVICE

I certify that on May 15, 2016, I served a copy of the foregoing via U.S. Mail

upon:

Stephen D. Pereira
P.O. Drawer 1250
Lawrenceville, GA 30046

S:/John R. Monroe

John R. Monroe
Attorney for Appellant
9640 Coleman Road
Roswell, GA 30075
678-362-7650
State Bar No. 516193