## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE AT NASHVILLE

RACHEL WELTY and AFTYN BEHN,	§ §		
Plaintiffs,	§ § 8		
v.	\$ \$ 8	Case No. 3:24-cv-00768	
BRYANT C. DUNAWAY, et al.	\$ \$ 8		
Defendants.	§		

## PLAINTIFFS' NOTICE OF SUPPLEMENTAL AUTHORITY

Court of Appeals' decision in *City of Milan v. Agee*, No. W2024-00200-COA-R3-CV, 2025 WL 1276617 (Tenn. Ct. App. May 2, 2025), attached here as **Ex. 1**. The decision explains that district attorneys general in Tennessee are obligated to enforce state criminal law and addresses limitations on district attorneys' discretionary authority not to prosecute. That district attorneys general may not abdicate their duty to enforce state criminal law supports Plaintiffs' standing arguments because it reinforces the credibility of their fear of prosecution.

## Respectfully submitted,

/s/ Daniel A. Horwitz DANIEL A. HORWITZ, BPR #032176 Melissa Dix, BPR #038535 SARAH L. MARTIN, BPR #037707 HORWITZ LAW, PLLC 4016 Westlawn Dr. NASHVILLE, TN 37209 (615) 739-2888 daniel@horwitz.law melissa@horwitz.law sarah@horwitz.law

Counsel for Plaintiffs

## **CERTIFICATE OF SERVICE**

I hereby certify that on May 7, 2025, a copy of the foregoing was sent via CM/ECF, USPS Mail, and/or via email, to:

STEVEN J. GRIFFIN MATTHEW D. CLOUTIER DONNA L. GREEN Office of Tennessee Attorney General P.O. Box 20207 Nashville, TN 37202 Steven.Griffin@ag.tn.gov Matt.Cloutier@ag.tn.gov donna.green@ag.tn.gov

Counsel for Defendants

/s/ Daniel A. Horwitz Daniel A. Horwitz, BPR #032176