IN THE SUPERIOR COURT OF FULTON COUNTY STATE OF GEORGIA

GEORGIACARRY.ORG, INC., and) PHILLIP EVANS,) Plaintiffs,) v.) THE ATLANTA BOTANICAL) GARDEN, INC.,) Defendant)

Civil Action No. 2014-CV-253810

PLAINTIFFS' NOTICE OF APPEAL

Please take notice that Plaintiffs GeorgiaCarry.Org, Inc. and Phillip Evans hereby appeal to the Supreme Court of Georgia from the May 19, 2015 Order of the Superior Court of Fulton County, the Hon. Gail S. Tusan presiding. Such Order granted Defendant's motion to dismiss the case. The clerk shall omit nothing from the record, including a transcript of proceedings held on April 29, 2015 before the Hon. Gail S. Tusan. The Supreme Court has jurisdiction over this appeal because pursuant to Art. VI, Sec. VI, Par. III, Subparagraph 2 of the Constitution of the State of Georgia, the Supreme Court has exclusive appellate jurisdiction over all cases involving equity. This is an equity case because Plaintiffs were sought and were denied both preliminary and permanent injunctive relief.

Dated May 29, 2015

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

CERTIFICATE OF SERVICE I certify that on May 29, 2015, I served a copy of the foregoing via U.S. Mail upon:

Michael L. Brown Alston & Bird LLP 1201 W. Peachtree Street Atlanta, GA 30309

John R. Monroe