To supporters of gun violence prevention:

On December 2nd, the Supreme Court will hear a case brought by the New York State affiliate of the NRA that could put nearly every important gun safety law at risk, potentially undoing much of the progress our movement has made in recent years - and blocking our future progress.

At issue is a New York City regulation that no longer exists, can by law never exist again anywhere in New York, and doesn’t exist anywhere else in the country. This raises the question: What is the NRA really trying to accomplish?

The answer is clear, and it should concern all of us: The NRA is trying to advance its radical interpretation of the Second Amendment and attack hundreds of common-sense, constitutional gun safety laws currently in place across the country.

Since the Sandy Hook shooting in 2012, supporters of common-sense gun safety measures have passed more than 300 gun safety laws that are making our communities safer. We’ve done so in red states, blue states, and everywhere in between. While we have more work to do, these laws are constitutional, overwhelmingly popular – and they’re working.

Even in this deeply polarized era, this is an area where Democrats, Republicans, and Independents alike agree.

The right of Americans and their representatives to enact the gun safety laws we want and need is in grave danger. A sweeping and unnecessary ruling by the Supreme Court could threaten nearly everything we’ve fought for, including laws that:

- Require background checks on all gun sales;
- Regulate who can carry guns in public and where they can carry them;
- Prohibit large-capacity magazines, and assault weapons used in deadly mass shootings and day-to-day gun violence; and
- Deny criminals, domestic abusers, and others at a high risk of violence access to firearms, including newly-passed and highly effective extreme risk laws.
The Constitution is clear, and so are the American people: the Supreme Court should not step in to deprive us of our rights to live safely and to enact laws to protect ourselves from gun violence. And the Supreme Court certainly shouldn’t go out of its way to do it by ruling on a case even after the plaintiffs got everything they said they wanted - and more. That’s not how the courts are supposed to work.

That’s why we need you to stand with us and demand the Court reject this broad attack on the country’s constitutional and common-sense gun safety laws. If you are ready to stand up to the NRA, join us at the Supreme Court on Monday, December 2.

If we lose, it could mean even more guns in public spaces, more guns in the hands of people who should not have them, and more dangerous guns on the streets.

We can’t let that happen – there’s just too much at stake.

Sincerely,

Robyn Thomas
Executive Director, Giffords Law Center to Prevent Gun Violence

Kris Brown
President, Brady

John Feinblatt
President, Everytown for Gun Safety