

COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, ss.

SUPERIOR COURT
2384CV02779

COMMONWEALTH OF MASSACHUSETTS,

Plaintiff,

v.

NATIONALIST SOCIAL CLUB (a/k/a NSC-131),
CHRISTOPHER HOOD, and LIAM MCNEIL,

Defendants.

RULE 9E NOTICE OF MOTION TO DISMISS

TO THE CLERK OF THE ABOVE-NAMED COURT:

Now Come the Defendants in the above captioned matter and submits the following
notice for filing in accordance with Superior Court Rule 9E:

- DEFENDANTS' MOTION TO DISMISS

Respectfully Submitted,

Defendants Christopher Hood and NSC,
By their Attorney

DATED: February 20, 2024

/s/ William E. Gens

William E. Gens, BBO# 556595

Gens & Stanton, P.C.

12 Ericsson Street, 2nd Floor

Boston, MA 02122

BillGens@genslawoffices.com

(617) 936-4591

Defendant Liam McNeil,
By his Attorney.

DATED: February 20, 2024

/s/ Patrick K. Daubert

Patrick K. Daubert, Esq.

BBO#: 694802

DAUBERT LAW, PLLC

100 Independence Drive, Suite 7-591

Hyannis, MA 02601

DaubertLaw@iCloud.com

(508) 205-4350

CERTIFICATE OF SERVICE

I hereby certify that on this day a true copy of
the above document was served upon the
Office of the Attorney General by EMAIL on:

DATE: 02/20/2024

WEG