IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

)))))

)

)))))

TOM G. PALMER, et al.,
Plaintiffs,
V.
DISTRICT OF COLUMBIA, et al.,
Defendants.

Case No. 09-CV-1482-FJS

NOTICE OF SUPPLEMENTAL AUTHORITY

NOTICE OF SUPPLEMENTAL AUTHORITY

Earlier this year, Plaintiffs gave notice of the District of Idaho's opinion preliminarily enjoining enforcement of 36 C.F.R. § 327.13, which bans the carrying of guns for self-defense on land administered by the Army Corps of Engineers. The court found that this regulation likely violated the Second Amendment. *Morris* v. *U.S. Corps of Army Engineers*, 990 F. Supp. 2d 1082 (D. Idaho 2014).

This week, the District of Idaho granted summary judgment to the *Morris* plaintiffs. See Exhibit A. Notably, the *Morris* court held that no standards of review were applicable in assessing the law's constitutionality, as the challenged provision destroyed the right completely. See Exh. A, slip op. at 4.

Dated: October 16, 2014

Respectfully submitted,

Alan Gura (D.C. Bar No. 453449) Gura & Possessky, PLLC 105 Oronoco Street, Suite 305 Alexandria, VA 22314 703.835.9085/Fax 703.997.7665

By: <u>/s/Alan Gura</u> Alan Gura Attorney for Plaintiffs