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2 Gura 101 N Alexa 703.8 4 Dona Law 5 1645 San J 6 408.2	Gura (Calif. Bar No. 1782) & Possessky, PLLC N. Columbus St., Suite 405 andria, VA 22314 835.9085/Fax 703.997.7665 ald E.J. Kilmer, Jr. (Calif. E Offices of Donald Kilmer, Willow Street, Suite 150 Jose, CA 95125 264.8489/Fax 408.264.848	5 Bar No. 179986) A.P.C.		
7				
8	IN THE UNITED STATES DISTRICT COURT			
9	FOR THE EASTERN DISTRICT OF CALIFORNIA			
10				
11	Deanna Sykes, et al.,) Case No. 2:09-CV-	-01235-MCE-KJM
12) I) PLAINTIFF ADAM RICHARDS'S) DECLARATION IN SUPPORT	
13				OF SUMMARY JUDGMENT
14	John McGinness, et al.,) Fed. R. Civ. Proc.	56
15	Defendants.		}	•
16	I, Adam Richards, am co	ompetent to state, ar	ے ad declare the following	based on my personal
17 know	vledge:	omporent to state, an		,, _F
18				
19 2.				
20	firearms.			
21	 In March, 2009, I contacted Defendant Prieto's office to inquire about the process for obtaining a permit to carry a handgun. Defendant Prieto's office advised me that the desire to have a gun available for self-defense would not constitute "good cause" for the issuance of the permit, and that I should not apply because doing so would be a futile act. I was further advised that as a matter of policy, my application would also not be considered unless I first applied to the Chief of Police in the City of Davis, where I reside 			
22				
23				
24				
25				
26				
27				
28 5.	I subsequently applied to	Davis Police Chie	t Lanny Black for a pen	nit to carry a handgun
Plainti	ff Richards's Declaration	Page 1 o	f 2	Sykes v. McGinnes

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