

3. In my prior Declaration, I testified that the Weymouth Police Department imposed a "Target & Hunting" restriction when I *first* renewed my LTC in Weymouth. This statement was inaccurate. Actually, the Weymouth Police Department renewed my LTC without restriction in 1992, 1997, and 2002.

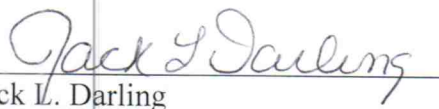
4. The Weymouth Police Department first imposed a "Target & Hunting" restriction when I renewed my license in 2007. The Weymouth Police Department again imposed this "Target & Hunting" restriction when I renewed my license in 2012.

5. As stated in my prior Declaration, I objected to the imposition of this restriction, and I repeatedly requested, unsuccessfully, that the Police Department remove it. The only explanation I was ever provided was that Officer Brian King told me that they did not issue unrestricted LTC's except to business owners and individuals with a business justification for carrying a gun.

6. The rest of the statements in my prior Declaration are accurate.

I affirm all of the foregoing statements under penalty of perjury under the laws of the United States of America.

Dated: September 18, 2013



Jack L. Darling

CERTIFICATE OF SERVICE

I hereby certify that this document filed through the CM/ECF system will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF) and paper copies will be sent to those indicated as non-registered participants on 20 September 2013.

/s/ David D. Jensen
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Admitted *Pro Hac Vice*