1		HONORABLE RICARDO S. MARTINEZ
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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
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10 11	NATIONAL RIFLE ASSOCIATION OF AMERICA, INC., SECOND AMENDMENT FOUNDATION, INC., ADRIAN J. COOMBES,	NO. C08-1613RSM
12	ROELOF KROES, PHILIP GRADY,	ANSWER AND AFFIRMATIVE DEFENSES
13	Plaintiffs,)	OF PAUL D. AYERS, CHIEF OF POLICE
14	V.)) CTATE OF WASHINGTON 11711 (CF.)	
15 16	STATE OF WASHINGTON, LIZ LUCE, DIRECTOR, DEPARTMENT OF LICENSING and PAUL D. AYERS, CHIEF OF POLICE, SEA OLIAN POLICE DEPARTMENT	
	ISSAQUAH POLICE DEPARTMENT,) Defendants.)	
17	Defendants.	
18	record, Ogden Murphy Wallace, PLLC, and answers plaintiffs' complaint as follows: 1. In answer to paragraphs 1, 2, and 3 of the complaint, answering defendant has insufficient information upon which to base an answer and therefore denies the same. 2. In answer to paragraph 4, answering defendant admits that Adrian J. Coombes is a	
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23	resident of Issaquah, Washington. As to each and every other allegation contained therein,	
24 25	answering defendant has insufficient information upon which to base an answer and therefore	
25 26	denies the same.	
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3. In answer to paragraph 5 of the complaint, answering defendant affirmatively alleges that plaintiff Kroes is not a resident of Issaquah Washington. As to each and every other allegation contained therein, answering defendant has insufficient information upon which to base an answer, and therefore denies the same.

- 4. In answer to paragraph 6 of the complaint, answering defendant has insufficient information upon which to base an answer and therefore denies the same.
- 5. In answer to paragraph 7 and 8 of the complaint, answering defendant admits the same.
- 6. In answer to paragraph 9 of the complaint, answering defendant admits that he is the Chief of Police of the City of Issaquah, Washington which is his principle place of business. The remainder of said paragraph does not contain allegations and therefore no answer is required. To the extent an answer is required, answering defendant denies the same.
 - 7. In answer to paragraph 10 and 11, answering defendant denies the same.
- 8. In answer to paragraph 12, 13, and 14, answering defendant alleges that the statutes in question will speak for themselves and denies any inconsistent or incomplete recital contained therein.
- 9. In answer to paragraph 15 of the complaint, answering defendant admits that plaintiff Coombes was issued an AFL and a CPL in 1999 and that his current CPL was issued by the Issaquah Police Department and expires on April 1, 2009. Answering defendant specifically denies that he will not renew the license and in fact, affirmatively alleges that he will issue a CPL to Mr. Coombes provided that at the time of application and issuance of the CPL, Mr. Coombes has a valid AFL. As to each and every other allegation contained therein, answering defendant denies the same.
- 10. In answer to paragraph 16, answering defendant has insufficient information upon which to base an answer and therefore denies the same.
 - 11. In answer to paragraph 17, 18, 19, 20 and 21, answering defendant has insufficient

2. Plaintiffs Kroes and Grady are not lawful residents of the City of Issaquah and therefore the defendant has no legal authority to issue CPLs to said plaintiffs. Plaintiffs knew or

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1	should have known that the defendant has not and cannot violate any alleged constitutional or		
2	statutory rights of Kroes and Grady and therefore, such allegations against defendant are		
3	frivolous.		
4	3. With respect to plaintiff Coombes, answering defendant is ready, willing and able		
5	to issue him a CPL provided that at the time plaintiff Coombes is issued the permit he has a valid		
6	AFL. Coombes has applied for such permit on January 6, 2009. Therefore, answering defendant		
7	has not and will not violate any of plaintiff Coombes' constitutional or statutory rights. Plaintiff		
8	Coombes, through is attorney, has been fully advised of this and therefore, continuation of this		
9	lawsuit against answering defendant is frivolous.		
10	4. Plaintiffs have failed to mitigate their damages.		
11	WHEREFORE, having fully answered plaintiffs' complaint, answering defendant prays		
12	for relief as follows:		
13	1. That the above matter be dismissed with prejudice and that plaintiffs take nothing		
14	thereby.		
15	2. That the complaint is frivolous with respect to all plaintiffs against answering		
16	defendant. Answering defendant would ask the court to award him his reasonable attorneys' fees		
17	pursuant to FRCP 11 as a sanction.		
18	3. For such other and further relief as the court may deem just in the circumstances.		
19	DATED this day of January, 2009.		
20	OGDEN MURPHY WALLACE, P.L.L.C.		
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22	By <u>UUUU</u> S <u>)UUUU</u> Wayne D. Tanaka, WSBA #6303		
23	Attorney for Paul D. Ayers, Chief of Police		
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