



There Mr. Murphy (in relevant part) sought an injunction on the Northern Mariana Islands ban on transporting operable firearms.

The Court agreed with Mr. Murphy and found this ban unconstitutional. In doing so the Court found that the Second Amendment right applies outside the home. “The Court finds that the Second Amendment secures a right to bear arms for self-defense in public. Because SAFE completely destroys that right, it is unconstitutional regardless of the level of scrutiny applied, and the Court must strike it down,” *Id* at 15.

Thus, this opinion supports Mr. Baker’s position that the Second Amendment right extends to the carrying of operable firearms outside the home for personal self-defense. And that Hawaii’s licensing scheme which is in effect a complete ban on the carry of firearms for personal self-defense is unconstitutional.

Respectfully submitted this 5th day of October, 2016

s/ Alan Beck  
Alan Beck (HI Bar No. 9145)

CERTIFICATE OF SERVICE

On this, the 5th day of October, 2016, I served the foregoing pleading by electronically filing it with the Court's CM/ECF system which generated a Notice of Filing and effects service upon counsel for all parties in the case. I declare under penalty of perjury that the foregoing is true and correct.

Executed this the 5th day of October, 2016

s/ Alan Beck