THE SECOND AMENDMENT IS A CLEAR CUT CONFIRMATION!

There is nothing to dispute! We must stop antigun public officials from lying about this right!

The Second Amendment is a clear cut confirmation of the right to keep and bear arms. The Second Amendment was built to confirm. No "interpretation" of this amendment by the courts was ever necessary! Today those who approve antigun legislation are operating against the law!

No court should be trusted to give us their interpretation of the meaning of the Second Amendment; nor, should we allow the untruthful claims of hired public officials to go unchallenged! Their purpose is to support laws calling for the complete disarmament of the nation.

The confirmation stated in the Second Amendment is in itself a corroboration of a pre-existing law that the founders wanted known and adhered to by all. The reason we are now being subjected to the abusive laws which are intruding upon the right of the people to keep and bear arms is that the correct thinking and the true purpose behind the writing of the Second Amendment has not been enforced.

All of the laws being written which infringe upon the right of the law-abiding people to keep and bear arms are despicable violations of the true law. We must make this clear to all who serve as hired public officials. We must not honor the false proposition that "the courts have not as yet interpreted the Second Amendment". The judicial system has been compromised.

We must demand that our hired public officials obey the true sense of the Second Amendment and insist that they adhere to the correct thinking and purpose behind the drafting of it. Public officials must be required to stop infringing and confounding the people as to what it means.

At the time the Second Amendment was being written, it was the intention of the founders to confirm, document, and secure the right to arms that already existed. They affirmed by the language chosen that this right of the people holds individual and collective elements.

The nation's founders did not create the right -- they themselves were not giving the right to the people -- conversely, they were confirming that the right already existed -- a most essential and absolute right -- and that it was inextricably given to the people by the Creator. It was only necessary for the founders to confirm the existence of this eternal right. This right had its existence even before any constitution was ever put to use. They purposely forbid any curtailment, or prohibition of the individual or collective facets by virtue of the structural language chosen for the amendment.

What we need most is for our hired public officials to stop! -- to stop muddying up the waters by putting forth ridiculous statements, claiming that the right applies to a state militia only. No! The founding fathers would not have entered a principle into law, expecting us to wait 200 years to have unfaithful global government supporters render their interpretation of it!

The purpose for writing the Second Amendment was to erect a barrier against future tyrants who would dare to interfere with the only tools capable of maintaining liberty. Now, what the people need is the resolve to require adherence to the amendment's true purpose, and the courage to prosecute the tyrants of today who abuse and deliberately misconstrue it.

Two avenues are open: (1) Legislative action to repeal anti-gun laws (there is no automatic court review in a bill of repeal) or (2) Ample support to pass the Hanford Pro-Gun Legislation.

Second Amendment Committee  P.O. Box 1776  Hanford, California  93232  559 584 5209