The right of the people to keep and bear arms makes it possible for the people to defend the Constitution! In turn, the Constitution makes it possible for the people to defend their right to keep and bear arms. Together they are the 'supreme law of the land'. Together they keep limits on the power that man can exercise over his fellow man. They cannot be separated, because if one is without the other, there can be

no liberty,

no freedom,

nor a just government!

Liberty, freedom and a just government are only empty words when people do not have the means to enforce them. Vigilance is the duty of the people.

Second Amendment Committee
P.O. Box 1776
Hanford, California 93232
To establish a United States Arms Control and Disarmament Agency.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

TITLE I—SHORT TITLE, PURPOSE, AND DEFINITIONS

SHORT TITLE

SECTION 1. This Act may be cited as the "Arms Control and Disarmament Act".

PURPOSE

SEC. 2. An ultimate goal of the United States is a world which is free from the scourge of war and the dangers and burdens of armaments; in which the use of force has been subordinated to the rule of law; and in which international adjustments to a changing world are achieved peacefully. It is the purpose of this Act to provide impetus toward this goal by creating a new agency of peace to deal with the problem of reduction and control of armaments looking toward ultimate world disarmament.

Arms control and disarmament policy, being an important aspect of foreign policy, must be consistent with national security policy as a whole. The formulation and implementation of United States arms control and disarmament policy in a manner which will promote the national security can best be insured by a central organization charged by statute with primary responsibility for this field. This organization must have such a position within the Government that it can provide the President, the Secretary of State, other officials of the executive branch, and the Congress with recommendations concerning United States arms control and disarmament policy, and can assess the effect of these recommendations upon our foreign policies, our national security policies, and our economy.

This organization must have the capacity to provide the essential scientific, economic, political, military, psychological, and technological information upon which realistic arms control and disarmament policy must be based. It must be able to carry out the following primary functions:

(a) The conduct, support, and coordination of research for arms control and disarmament policy formulation;
(b) The preparation for and management of United States participation in international negotiations in the arms control and disarmament field;
(c) The dissemination and coordination of public information concerning arms control and disarmament; and
(d) The preparation for, operation of, or as appropriate, direction of United States participation in such control systems as may become part of United States arms control and disarmament activities.

DEFINITIONS

SEC. 3. As used in this Act—

(a) The terms "arms control" and "disarmament" mean the identification, verification, inspection, limitation, control, reduction, or elimination, of armed forces and armaments of all kinds under international agreement including the necessary steps taken under such an agreement to establish an effective system of international control, or to create and strengthen international organizations for the maintenance of peace.
**DISARMAMENT STAGES**

The program provides for progressive disarmament steps to take place in three stages and for the simultaneous strengthening of international institutions.

- Inspection and verification must establish both that nations carry out scheduled limitations or reductions and that they do not retain armed forces and armaments in excess of those permitted at any stage of the disarmament process; and

- As states relinquish their arms, the United Nations must be progressively strengthened in order to improve its capacity to assure international security and the peaceful settlement of disputes;

- Disarmament must proceed as rapidly as possible, until it is completed, in stages containing balanced, phased, and safeguarded measures;

- Each measure and stage should be carried out in an agreed period of time, with transition from one stage to the next to take place as soon as all measures in the preceding stage have been carried out and verified and as soon as necessary arrangements for verification of the next stage have been made;

All items above have been clipped from the State Department booklet No. 7277 (above).

The dismantling or the conversion to peaceful uses of certain military bases and facilities wherever located; and

The disbanding of all national armed forces and the prohibition of their reestablishment in any form whatsoever other than those required to preserve internal order and for contributions to a United Nations Peace Force;

The peace-keeping capabilities of the United Nations would be sufficiently strong and the obligations of all states under such arrangements sufficiently far-reaching as to assure peace and the just settlement of differences in a disarmed world.

The manufacture of armaments would be prohibited except for those of agreed types and quantities to be used by the U.N. Peace Force and those required to maintain internal order. All other armaments would be destroyed or converted to peaceful purposes.

Measures would be taken to develop and strengthen United Nations arrangements for arbitration, for the development of international law, and for the establishment in Stage II of a permanent U.N. Peace Force.

States would retain only those forces, non-nuclear armaments, and establishments required for the purpose of maintaining internal order; they would also support and provide agreed manpower for a U.N. Peace Force.

---

*THE UNITED STATES PROGRAM FOR GENERAL AND COMPLETE DISARMAMENT IN A PEACEFUL WORLD*

This publication is an abridgement of the "Blueprint for the Peace Race," which is more explicit.
New World Order

As you read the above diagram, across the span of the three helmets on a horizontal plane, notice that nations go through a reduction in all three stages until there are Z-E-R-O armed forces in the third stage while the Peacekeeping Machinery becomes increasingly strengthened for COMMAND under the Security Council of the COMMUNIST-CONTROLLED United Nations. It is planned that the United States shall be permanently WITHOUT AN ARMY, A NAVY AND AN AIR FORCE. The Internal Security Forces that are to be assigned the duty of keeping order MAY OR MAY NOT be U.S. citizens. Martial rule shall prevail throughout the United States. Long guns and collector's items MUST also be banned so that the Internal Security Forces CANNOT BE CHALLENGED BY THE CITIZENS. Consult your local librarian or your U.S. Congressman for a copy of these important documents which show how the United States' military might is to be TRANSFERRED to INTERNATIONAL CONTROL.

Tell your congressman that THIS IS AGAINST THE LAW. Tell him to repeal Public Law 87-297 and all the Amendments to that law.
National Association of Realtors President Julio S. Laguarta in presenting the NAR plan to the International Real Estate Federation in Toronto, Canada warned that "Failure to change an official United Nations policy that explicitly opposes the right of private property ownership will ultimately result in the destruction of our industry."

"Land, because of its unique nature and the crucial role it plays in human settlements, cannot be treated as an ordinary asset, controlled by individuals and subject to the pressures and inefficiencies of the market. Social justice, urban renewal and development, the provision of decent dwellings and health conditions for people can only be achieved if land is used in the interests of society as a whole."
IF YOU NEED PROOF THAT OUR PUBLIC OFFICIALS ARE PLANNING TO TAKE AWAY ALL FIREARMS AND PUT OUR ENTIRE U.S. ARMED FORCES UNDER COMMunist CONTROL—go to these

Internet sites for proof from U.S. Government sources.

If you go to the library, ask the librarian to show you how to get into the United States Government Code Books. They contain the laws of the United States that are approved and in effect. The law for General and Complete Disarmament is known as Public Law 87-297. Look for it under Title 22, Foreign Relations and Intercourse: Section 2551, 2552, 2571 & 2573. So that you will know what you are looking for, the following is a brief description of four key sections and their Internet locations.

IN SECTION 2551, you will find the Statement of Purpose, which is to make the world free from scourge of war and the danger and burdens of armaments; in which the use of force has been subordinated to the rule of law, and in which international adjustments to a changing world are achieved peacefully. Locate this Section on the Internet at:
http://assembler.law.cornell.edu/uscode/html/uscode22/usc_sec_22_00002551----000-.html

IN SECTION 2552, you will find a definition of what the U.S. Government means by the term “disarmament”. It reads:
(a) The terms “arms control” and “disarmament” mean the identification, verification, inspection, limitation, control, reduction, or elimination, of armed forces and armaments of all kinds under international agreement including the necessary steps taken under such an agreement to establish an effective system of international control, or to create and strengthen international organizations for the maintenance of peace.
Locate this Section on the Internet at:
http://assembler.law.cornell.edu/uscode/html/uscode22/usc_sec_22_00002552----000-.html

The policy book published by the State Department that details this law is called Freedom from War—The United States Program for General and Complete Disarmament in a Peaceful World. It documents the elimination of our armed forces on a permanent basis. We shall have no more Army, no more Navy, no more Marine Corps, and no more Air Force! It also calls for the elimination of armaments of all kinds, and they do mean ALL civilian owned guns. Look for this booklet at: http://www.mikenew.com/pub7277.html
IN SECTION 2571, you will find the Director of the U.S. Arms Control and Disarmament Agency is authorized and directed, under the direction of the president, to achieve a long list of goals numbered from (a) through (m) which massively diminishes our defense capabilities, ravages our security, and obliterates our sovereignty. Elimination of armed forces and armaments is listed twice in this section. It also includes the requirement for elimination of conventional weapons. As we witness the conduct of public officials as they encroach upon the unalienable right of the people to keep and bear arms, and witness the disregard for the non-repealable status of the Second Amendment of the Bill of Rights, it gives proof of the true intent behind the terms “conventional weapons”, and “general and complete disarmament”. The pursuit is for total and complete disarmament of the United States and its people, and for the surrender of U.S. sovereignty to international communist dominated organizations. State Department Publication 7277 makes these facts indisputable. Locate this Section on the Internet at:
http://assembler.law.cornell.edu/uscode/html/uscode22/usc_sec_22_00002571----000-.html

IN SECTION 2573, you will find “Policy Formation”. It contains two prohibitions; one states, “No action shall be taken pursuant to this chapter or any other Act that would obligate the United States to reduce or limit the Armed Forces or armaments of the United States in a militarily significant manner, except pursuant to the treaty-making power of the President, or unless authorized by the enactment of further legislation by the Congress of the United States. Realize that the U.S. president and the Congress hold the power to activate their complete disarmament goals! Then it will be permissible for the United States to reduce or eliminate Armed Forces and armaments, and to prohibit individuals from the acquisition, possession, or use of firearms. The second prohibition is a swinging door. It was first added in 1963, at which time the federal government tried to silence the heavy public outcry when word got around that two years prior, in 1961, John F. Kennedy had signed the Disarmament Law: Public Law 87-297! That resulted in adding the following disclaimer: “Nothing contained in this chapter shall be construed to authorize any policy or action by any Government Agency which would interfere with, restrict, or prohibit the acquisition, possession, or use of firearms by an individual for the lawful purpose of personal defense, sport, recreation, education, or training.” At times this disclaimer is removed; other times (for the convenience of the government) it is entered back again, depending upon the extent of the outcry. Locate this Section on the Internet at:
http://assembler.law.cornell.edu/uscode/html/uscode22/usc_sec_22_00002573----000-.html

Note: Ever since Franklin D. Roosevelt encouraged enactment of a New World Order, and called it “The New Deal”, every United States president since has favored this General and Complete Disarmament Law, which is a component of global government planning. Harry Truman officiated in signing the United States under the obligation of the United Nations Charter and began to implement globalization. The United Nations professes to be ‘peaceful’ and claims that “the use of force is subordinated to the rule of law”. It believes “international adjustments to a changing world can be achieved peacefully”. Has anyone ever heard of a workable law where there is no force behind it? The U.N. was built to have the only army in the world and all nations would have to give troops and access over their territory to the powerful U.N. Security Council. Neither the U.S. presidents nor the Congress are vested with the power to deprive this nation of its military; nor to prohibit the people from owning arms; nor to overthrow the Constitution! Meanwhile, the newly established Homeland Security (a militarized “agency” composed of un-elected persons over which the people have no power, have not voted for, nor have any way to remove them from office), is being given more and more authority and federal money to expand its control over the people of this nation. “Consent of the governed” has never been given to any president to engage in these pursuits. Whenever the current President George W. Bush speaks of “peace”, “freedom”, “a safer world”, and “a more peaceful world” -- it is the 1961 General and Complete Disarmament Law to which he is referring.

1 Once the total disarmament law is enforced, there will be no recognized ‘lawful’ purpose left to protect the right of individuals.
2 Note that neither national defense nor tyranny is included as reasons for the people to retain possession and use of arms.
3 The global-minded resolutions that are passed in the United Nations are sent to the heads of state of all member nations for enactment within their own country.
4 Pres. George W. Bush, is the grandson of Senator Prescott Bush from Connecticut, who in 1961 helped push passage of Public Law 87-297 through the Congress. Pres. George Herbert Walker Bush (Prescott’s son) signed Public Law 101-216, an amendment to Public Law 87-297, and it includes a repeat of the definition you see in Section 2552 on the reverse side of this page.
QUESTION: ARE THERE WAYS TO VOID UNCONSTITUTIONAL TREATIES THAT ARE SELLING US OUT?

ANSWER: YOU BET THERE IS!

ONE ANSWER IS:

REBUS SIC STANTIBUS.

Although it is not commonly known, there is a principle in International Law that the Congress can use to void treaties! What has to happen is that the people must first create a demand for public officials to initiate action to cause the United Nations Charter, the matrix of the problem, to be declared void. The United States membership in that organization will then cease to be obligatory; thus, the United States would no longer be a member of the United Nations.

This principle is known as Rebus Sic Stantibus* which is recognized as the highest reason in rank for a country to void a treaty, and it means that:

"the situation has changed!"

Rebus Sic Stantibus means that "there was more to the treaty than what met the eye".....more than the states and the citizens were aware of at the time of its ratification! This is the case with the United Nations Charter which was enacted as a "treaty"! Unfairly and unjustly sold as a “program for peace,” the U.N. Charter was actually engineered to overthrow the American system of government and restructure the United States as a part of a global government. The series of purported treaties that followed are being passed as "laws" and are not at all what the general public has been led to believe that they are supposed to contain.

"An unconstitutional act is not law....as inoperative as though it had never been passed." -- Norton vs. Shelby County, 118 US 425 p. 442

Another route the states may choose to force the repeal of a treaty is by using the decision of the Supreme Court. Keep in mind that it takes only one state to force the Supreme Court to rule on an issue. If the ruling comes out unfavorable, the recourse for the state(s) is to override the Supreme Court and undertake a repeal action themselves. Such an action takes thirty-eight (38) states to successfully override the Supreme Court. Repealing “enabling legislation” alone (negating previous national action) does not complete the necessary procedure to
Rebus Sic Stantibus is the premier principle of international law and is held as the highest reason in rank for voiding a treaty!

rescind a treaty! Additionally, a repeal, rescinding, and revoking action should be effected against an aberrant previously passed treaty in order to negate previous international action. It is a well known fact that one of the checks in the Check and Balance System places the responsibility upon the states to keep the federal government from exceeding the limits of power they delegated to it. Chances are that your state governor or representatives are not versed in international law and do not realize that Rebus Sic Stantibus is a recognized principle of international law which exists between nations and that it allows for the revocation of disastrous treaties that destroy the structure, sovereignty, and liberty of a nation.

The facts regarding the objectives of the United Nations were not known by the general population at the time the U. N. Charter was enacted. Transferring U.S. armed forces to permanent control of communist commanders, allowing the avowed enemies of our country to supervise the closing of our defense plants and military bases, and to prohibit law-abiding Americans from owning firearms is in violation of the United States Constitution! These U.N. objectives do not meet the criteria to qualify the U.N. Charter as a treaty! Also, little known is the fact that a treaty is enforceable upon every individual!

The people have been lied to about the "peace" program and the "safer world"! They were not told of the inverse purposes of the United Nations! Now the truth is being laid bare before the people! The situation has changed! The U. N. was plastered onto the U. S. by using laudable goals as a way of bringing in the U. N.'s hidden objectives! Plenty of grounds exist for putting pressure on representatives to void the U. N. Charter and related world government treaties.

A Word of Warning Regarding the Use of Rebus Sic Stantibus. There is a possibility, because of the deviousness of the courts, that the courts may insist that Rebus Sic Stantibus is a nullification procedure, the type of which they threw out when the Virginia and Kentucky Resolutions were defensively tried in more recent times. The courts need to understand that it is not the courts who have the "final say" on protection of the nation's sovereignty! In a united action the states have superiority over all three branches of the federal system!

* Source: Black's Law Dictionary -- At this point of affairs; in these circumstances. A name given to a tacit condition, said to attach to all treaties, that they shall cease to be obligatory so soon as the state of facts and conditions upon which they were founded has substantially changed.
J ust who voted for this 1989 updated amendment to the General and Complete Disarmament Law (P.L. 87-297)? Answer on the reverse side.

Public Law 101-216

LAW OF 101st CONG. 1st Sess. Dec. 11

P.L. 101-216

Sections 1 through 43 amended by adding at end the following:

"(2) as defined in this Act, the terms 'arms control' and 'disarmament' mean 'the identification, verification, inspection, limitation, control, reduction, or elimination, of armed forces and armaments of all kinds under international agreement to establish an effective system of international control;':"
Mr. Speaker, I object to the vote on the ground that a quorum is not present and make the point of order that a quorum is not present.

The Speaker pro tempore announced that the previous question is on the passage of the bill.

The bill was ordered to be engrossed.

The bill was passed.
The president of the United States and the leaders of the Soviet Union are about to sign the big treaty to give their respective military armed forces to the United Nations. The Bill of Rights will be replaced by the U.N.'s "Human Rights Treaties". This will destroy our sovereignty and our total constitutional government system. World government is impractical. It is bound to be a failure.

The 1789 Constitution and the Bill of Rights were drafted and instituted to be in perpetuity. What the president is doing is against the law. This program also calls for the confiscation of all citizen-owned firearms. This, too, is against the law.