To Whom It May Concern:

You are receiving a copy of a letter which hopefully has been adequately constructed for the purpose of putting an end to the subversion which seized hold of American government by communist global government planners. They are intending to overthrow our Constitutional government and our Bill of Rights. The subversion they present has to be stopped and exposed. Disarming the people will leave them totally helpless against a communist takeover.

This letter is designed to be taken and hand delivered to a representative in whom you have some trust. It should be used not only to stop the Small Arms Treaty, but to get to the source of the political cancer which has invaded the political body of the United States system of Constitutional government. That political cancer is caused by U.S. membership in the United Nations.

If you do not get a chance to explain it at the first meeting, make an appointment to come back at a later time to discuss it and record the recipient’s reaction. What assistance is given? It can be presented to state elected representatives as well as any person concerned about the welfare of our nation. Make a list of those representatives who refuse to participate plus their comments. The letter is designed to accommodate a name and address and with a name for the sender; however, you may sign it by using the word “an American Citizen”; “Concerned Taxpayer”; “A Voter”; “A Constituent”; or even initialed or anonymous. Even if left blank is acceptable, if you decide not to sign your own name.

Almost all resolutions, legislation, acts that are changing the principles of our government and are passed for the development of world government are created at the United Nations level. They are sent to the President or a member of our Congress for cooperation and/or enactment. They are falsely claimed to be the people’s desire for CHANGE! The only way for the United States to extricate itself from the dangerous clutches and domination of the United Nations is for the United States to completely withdraw its membership in that “world-government-forming” organization.

Please be advised that there is no court review on a Bill of Repeal. There is no court challenge to a Bill of Repeal. When the resolution to terminate membership in the United Nations gets passed, its instruction is final!

Our Constitutional government system is near to being totally wiped out! “The Politics of Change in Local Government Reform” is a document that lays out the direction for collapsing the United States government, one way or another, which was produced by the State of California using taxpayer’s money to print it while Ronald Reagan was the governor in California. Maureen Heaton was fortunate to have gotten a copy of it. There is no time to waste. The center of the subversion from the onset was planned to be directed from the president’s office. Today ‘criticism of the president and his policies in his presence’ is now considered to be
a crime. Our Constitution is hanging by a slim thread, only because the people have not been taught how to use its safeguards and their recourses.

Even if we should happen to fail with this effort, the effort to save our guns, the Bill of Rights, our 1789 Constitution and our liberty will be loud enough to awaken more and possibly a sufficient enough amount of the population to carry on and force Congress to put a stop to the gun grab. If we fail to keep our guns, we shall surely lose our Constitution, our liberty and more! We dare not fail!

As I recall, at one time, a very long time ago, the Arms Control and Disarmament Agency attended a meeting and house-to-house searches for guns was discussed. The plan at that time was reported by someone who had attended and later reported:

“I understand that this will start in the northwest section of the United States, and five states will be blocked off by troops and no one will be permitted to travel out of these states while these private arms are being confiscated. After this area has been cleaned out, another five states will be cut off from the rest of the states and the procedure continued.” Source: ON TARGET Newsletter.

This is very old information, and undoubtedly new plans have been set for physically confiscating citizen-owned firearms, if the people do not willingly surrender them. Please pass this information around and ask everyone to stay calm because right and true law is on our side! Making copies is okay but do not make any alteration or addition to any of the pages. Thanks!
The purpose of this communication is to avoid an on-coming Civil War! It is up to us, you and I, to keep the United States from such a great tragedy. Please read on.

Why are 10,000 Russian foreign troops being reported by theintelhub.com as being brought into the United States? This alarming information comes at a time when public opposition is expected to run high, against President Barack Hussein Obama’s expected signing of the upcoming Small Arms Treaty. If the president signs this treaty, it will force the American people to surrender all their personal firearms! The people will not stand for this! Let me explain how this came about.

Public Law 87-297 which was passed by a faulty Congress, and signed by a mis-guided president (John F. Kennedy) in 1961, was the forerunner to this upcoming treaty. This forerunner, a “so-called” public law, provides for “general and complete disarmament” of the United States. It wipes out the key principle of the U. S. governmental system (the authority of the people) by including mandatory surrender of all firearms possessed by the inhabitants of the United States. P.L. 87-297 also includes the requirement that the entire United States national armed forces are to be transferred on a permanent basis to international organizations! Then, we will have no armed forces of our own to protect our country and its people! This action is absolutely unconstitutional! Nevertheless, in accord with this “so-called” public law, the people will at some time be informed of the existence of a “Surrender Agency” that shall receive everyone’s surrendered firearms. It will bring on a panic and a great tragedy.

The order to disarm the American people is sheer madness; nevertheless, such an unworthy document was written, and passed by the Congress in September 1961, which then became engrossed as Public Law 87-297, and has been continually funded ever since, just as if it could be given the consideration of being law! Such an order can never be consistent with the principles within the United States Constitution! At that time, it was expected for this law to be put into effect whenever possible in the form of an international treaty. The congresses that followed from that time on, should have had the wherewithal to strike it down as an invalid and unconstitutional law, while time was not as pressured as it is today. Although the need still exists, such an action was never undertaken. Instead, P.L. 87-297 multiplied and expanded with many amendments and funding by the federal government.

The time has now arrived, with the apparent approval of the Barack Hussein Obama administration, including his associate (global-government-socialist-Secretary of State, Hillary Clinton, who has already expressed her willingness to comply with this outrageous
unconstitutional action) to enforce this insane, unapproved disarmament program upon the people, which has now metastasized into international form (“The Small Arms Treaty”). If President Obama signs on to this treaty, it will create an immediate demand for all Americans to divest themselves of all their personally-owned firearms (armaments of all kinds are to be forbidden). The treaty can be made effective immediately. Worse still, the 10,000 foreign troops would lend a hand for compliance to Obama’s divesting order!

If Barack Hussein Obama signs this “so-called” treaty, the Surrender Agency could be immediately established and ordered to receive all surrendered firearms, leaving the United States a totally defenseless nation in its wake! Being a treaty makes the matter of disarming American citizens an international matter, and enactment will make acceptable the assistance of those foreign soldiers currently being brought in! The hand-writing is on the wall, as an old saying goes! What standing does that leave for the American citizens and their Constitutional rights which are not subject to repeal? The odds are unfairly being heaped against the American people!

When the 1789 Constitution was designed, guarding the liberty of the people, and providing security of the nation was primarily the obligation of the people themselves. This is why they were constituted to be armed citizens in the first place! Please refer to the typical directive listed below\(^1\), which guided the beginning of the American republic at the onset. Typically, it came from Bucks County Commissioner’s office to the assessor of a township in the State of Pennsylvania, ordering the assessor to enter the name of every male resident, single or married, who was between twenty-one and forty-five years of age, and living within his area, listing his name in the special book which was called the Militia Roll Book.

The local assessor of every city, township, etc. entered the names of those male members, as required, and reported their findings to their respective County Commissioner. Every assessor kept a record of all able-bodied males in a Militia Roll Book in the days prior to the 1861 Civil War. Their findings were reported to their respective county commissioner, who also gave the

\(^1\) - Every male was required to serve in the militia of the whole people. The following is the exact wording used in the Militia Roll Book for Plumstead Township in Bucks County, Pennsylvania which was sent from the County Commissioners to the Assessor of Plumstead Township David S. Scott, Assessor of Plumstead Township: April 3, 1857: “You are hereby required to furnish a list to the County Commissioners of all the male persons residing in your said Township between the ages of twenty-one and forty-five years, excepting such persons as you shall know to hold certification of service as a volunteer or commissioned officer for any seven years before the 17\(^{th}\) of April, 1849, or a certificate of a sworn surgeon of a regiment, or two practicing physicians under oath that such persons are not capable of performing military duty; --and make return of this precept and your proceedings had thereon, to the Commissioners at their office on Wednesday, the sixth day of May A.D. 1857 Given under our hands and the seal of office the day and year above written. (Signed) Jesse G. Webster; James Harris; Paul Hartzel; Andrew Dudbridge; Jos. Clerk.”
list of names to the brigade inspector, who in turn, followed up with the military practice which was required.

This national militia was first established under George Washington during his administration. He used the services of his Revolutionary War generals, who helped him win national independence, to teach the young recruits how to handle firearms, marksmanship and military tactics. Every able-bodied man provided his own firearm, which he kept in his home. The militia system was composed of the whole people from the onset.

The Second Amendment was included in the Bill of Rights to confirm that the right to arms by the people-at-large was, and IS, a natural right over which no person in the United States can supersede, divest nor deny! Divesting the United States population of their arms is tantamount to destroying all the victories won in the War for Independence, and an insult to the thousands who died to confirm and to protect our God-endowed right to liberty, freedom and independence! Someone has to answer for the attempt now being made to destroy these rights and principles that are so essential. They were purposely included to be the keystone in our great Constitution and Bill of Rights for our American liberty.

While it may be true that invasion from without is more likely, than invasion from within, we must recognize that there exists within our own nation a worrisome element, an anti-gun group, heavily financed, which has been continually infringing upon the people’s essential rights, especially upon the essential right to arms with dangerous legislative enactments. Their goal is to achieve unlimited power over individuals, and is more to be feared than invasion from without.

Because of the current attempt to pass such an unconstitutional treaty, as the on-coming Small Arms Treaty, We, the People, will again surely be subject to being serfs, because the same people who want to deny us the right to arms are also on record as intending to deny us the right to individually own land. We will also be denied the right of due process of law. Such unlawful malpractice goals by presidential administrations have never been requested, approved, or desired; nor did they ever receive the necessary “consent of the governed.” To continue in this pursuit by anti-gun leaders exhibits a deliberate attempt to destroy the republic. It is also a violation of the guarantee given to the people of a republican form of government as required in the Constitution. There is no consent from the people to change our form of government! The principles and laws of the United States Constitution and the Bill of Rights are still THE SUPREME LAW OF THIS LAND!

Is it necessary to remind those who are remiss, that “We, the People” value the Constitutional guarantee we hold for the continuance of a republic as our form of government? To adopt the Small Arms Treaty, would mean the forcible surrender of our firearms, the acceptance of a complete change in our form of government, which robs us of our rights and liberty, and delivers us under an obvious communist world government system! It is not desired by the people! It is
unjust to call the people “terrorists” as the current administration chooses to classify them for guarding their liberty and freedom. The people have a duty to criticize their government and keep them from falling into error.

The following is a list of the most immediate action that should be undertaken by public officials who are faithful to their sworn oath, and the principles of our United States Constitution. To them, we ask:

1. That you realize that the real seat of government IS in the states and with the people, NOT the federal government. Your sincerity and faithfulness in taking the Oath of Office that you swore under God “to support and defend the Constitution of the United States” is being tested, and witnessed by God Almighty, himself.

2. That you immediately contact the president and order him not to allow entry or use of foreign communist troops within the United States, and that he may not sign the “Small Arms Treaty”.²

3. That you come to the realization that “General and Complete Disarmament of the United States government and its people” has been an unlawful and prime goal of the United Nations from the onset of its creation. Its mission has been to gain power and the ability to place our nation totally under the jurisdiction of a communist world court and a communist world government apparatus, which is now being erected. It is not wanted by the people.

4. That all the foreign aid be stopped, which is bleeding the United States financially, but is being given to other countries for the purpose that those nations will continue cooperation in the United Nations’ “General and Complete Disarmament Program”. (See State Department Publication 7277 and Public Law 87-297 for details.)

5. That you express your opposition to the president and the Congress against the “Small Arms Treaty” in writing, and remind the federal government that the federal government is the child of the states, not the other way around.

6. That both the Senate and the House of Representatives begin and guarantee to the people of the United States swift legislation to repeal Public Law 87-297 (including its many additional amendments) in a swift emergency action, because this law enhances the prime goal of the United Nations, which has been to place the United States under a communist world government and a communist world court.

² Neither the president of our nation today, nor either one of the other two major branches of United States Government, have any authority or jurisdiction to ban possession/ownership or use of firearms by decent law-abiding people; nor do they have any authority to restrict the people’s well regulated militia training. These are natural, necessary, confirmed and protected rights!
7. That the president be given a clear and sure understanding that if such a course of co-operation as outlined in the “Small Arms Treaty” is continued, and/or his signature obtained, it will constitute grounds for treason charges, and his immediate and swift impeachment will be initiated.

8. That a falsification of the people’s “permission to be disarmed” has been made, and secretly inserted into the records by the federal government’s agents, who worked in the Law Enforcement Assistance Administration. This falsification is the vehicle upon which the federal government depends to make possible their desire to exceed the restrictions of the Second Amendment. This deception must be exposed. It must be made known that the people themselves have never consented, approved, or participated in such a fraudulent arrangement! There was NO permission given by the people to become disarmed! To preach so, is a grievous crime!

9. That you engage the “Law of Necessity” to return our nation back into conformity with its original 1789 Constitutional-operating principles, and re-establish respect for the proper interpretation of the principles within the Bill of Rights, including a restoration of trial by jury and the protection of habeus corpus. (See NDAA Sec. 1021 and 1022.). Further, that a return to a “republic” be made, by ending the merger of the states’ civilian law enforcement systems with the federal military, an unconstitutional power arrangement (created by a presidential executive order instituting the “Department of Homeland Security”) the “change” responsible for altering our system of government from a republic into a dictatorship.

10. That legislation be promptly introduced and enacted into law by the U. S. Senate and the House of Representatives to terminate United States membership and participation in the United Nations organization, which is the only possible alternative to stopping the disastrous and continuous intentions of world government planners/proponents who are overthrowing our proper form of government. They are, in fact, the real “terrorists”!

All it takes to terminate the United States membership in the United Nations, and stop this damage is the following form, the wording of which has been approved by a constitutional attorney as being proper and official, an act to repeal the membership of the United States in the United Nations. It must be enacted state by state. Please give your assistance.

Thank you for your expected response and suggestions to these matters.

Yours truly,

Attachment:
A Bill to Repeal the United States Membership in the United Nations Organization
A BILL TO REPEAL THE UNITED STATES MEMBERSHIP IN THE UNITED NATIONS ORGANIZATION

A bill to rescind and revoke membership of the State of ___________________________ in the United Nations and the specialized agencies thereof, and for other purposes.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ___________________________.

Section 1. That from and after the effective date of this ACT the ratification of the Senate of the United States on July 28, 1945, of the United Nations Charter, making the State of ___________________________ a member of the United Nations, be, and said ratification hereby is, rescinded, revoked and held for naught; and ALL ACTS and parts of ACTS designed and intended to carry out such membership of the State of ___________________________ in the United Nations, are hereby repealed.

Section 2. Effective date. This ACT shall become effective immediately upon its passage and approval by the governor or its otherwise becoming law.
** RECOMMENDATIONS **

**Handguns In American Society**

Enforcement of Current Laws

The Commission recommends that existing Federal, State, and local laws relating to handguns be strenuously enforced. It further recommends that States undertake publicity campaigns to educate the public fully about laws regulating the private possession of handguns.

Penalties for Crimes Committed with a Handgun

The Commission urges enactment of State legislation providing for an extended prison term with a maximum term of 25 years for committing a felony while in possession of a handgun.

Stop-and-Frisk Searches

The Commission urges the enactment of State legislation providing for police discretion in stop-and-frisk searches of persons and searches of automobiles for illegal handguns.

Prohibiting the Sale of Handguns

The Commission urges the enactment of State legislation prohibiting the sale of handguns, their parts, and ammunition to other than law enforcement agencies or Federal or State governments for military purposes.

Establishing a State Gun Control Agency

The Commission urges the enactment of State legislation establishing and funding a State agency authorized to purchase all voluntarily surrendered handguns, and further authorized to register and modify handguns to be retained by private citizens as curios, museum pieces, or collector's items.

Prohibiting the Private Possession of Handguns

The Commission further urges the enactment of State legislation not later than January 1, 1983, prohibiting the private possession of handguns after that date.

Prohibiting the Manufacture of Handguns

The Commission urges the enactment of State legislation prohibiting the manufacture of handguns, their parts, and ammunition within the State, except for sale to law enforcement agencies or for military use.
PAGE 340 IS YOUR EVIDENCE!

All the groundwork is being laid

Page 340 is an on-going viable plan, a part of the “Change” process which is scheduled to be enforced upon the people in the future as official law! It has falsely gained the seal of approval of the people through the machinations of the federal L.E.A.A. When government is ready to enforce it, only the effective date will be changed!

The objectives on Page 340 were copied from Chapter 9 of the federal book called: “A National Strategy to Reduce Crime”. A full and exact copy of Chapter 9 can be added here as your evidence to prove the federal government is guilty of unjust and seditious manipulation in an attempt to alter and change the power structure of this nation.

After Chapter 9 was summarized into a one-page recommendation, it was secretly inserted in the state governor’s Master Copy of Standards and Goals by federal/state collaborators, and then falsely charged as “official work”, supposedly approved by the people.

Page 341, the last page in the governor’s Master Set, should be enough evidence to warn the people that they are calling for their own destruction when they support the call for CHANGE! The groundwork is being laid for the end of the United States.

It is safe to assume that this same fraud was entered in the records of every state by collaboration of state and federal officials in order to acquire the permission of the people to ban their possession of handguns. Because of the “Bill of Rights”, guns cannot be prohibited or banned without the ‘permission of the people’. That permission was falsely entered by the federal Law Enforcement Assistance Administration during the days when Ronald Reagan was the governor of California.
THE LAW OF NECESSITY*

Necessity has no law. (Necessitas non habet legem.) Necessity makes that lawful which otherwise is not lawful. (Necessitas facit licitum quod alias non est licitum.)

Necessity defends or justifies what it compels. (Necessitas quod cogit, defendit.) Applied to the acts of a sheriff, or ministerial officer, in the execution of his office.

Necessity is not restrained by law, since what otherwise is not lawful, necessity makes lawful. (Necessitas sub lege non continetur, quia quod alias non est licitum necessitas facit licitum.)

Necessity overcomes law; it derides the fetters of laws. (Necessitas vincet legem; legum vincula irritet)

Necessity gives a privilege with reference to private rights. The necessity involved in this maxim is of three kinds, viz.:
(1) Necessity of self-preservation;
(2) of obedience; and
(3) necessity resulting from the act of God, or of a stranger. (Necessitas inducit privilegium quoad jura privata.)

*Necessity: Controlling force; irresistible compulsion; a power or impulse so great that it admits no choice of conduct. That which makes the contrary of a thing impossible. The quality or state of being necessary, in its primary sense signifying that which makes an act or event unavoidable. Quality or state or fact of being in difficulties or in need; a condition arising out of circumstances that compels a certain course of action. (Bykofsky v. Borough of Middletown, D.C.Pa., 401 F. Supp. 1242, 1250. See Irresistible impulse.)

A person is excused from criminal liability if he acts under a duress of circumstances to protect life or limb or health in a reasonable manner and with no other acceptable choice. See Justification; Self-defense.

Necessary. This word must be considered in the connection in which it is used, as it is a word susceptible of various meanings. It may import absolute physical necessity or inevitability, or it may import that which is only convenient, useful, or appropriate, suitable, proper, or conducive to the end sought. It is an adjective expressing degrees, and may express mere convenience or that which is indispensable or an absolute physical necessity. It may mean something which in the accomplishment of a given object cannot be dispensed with, or it may mean reasonably something useful and proper, and of greater or lesser benefit or convenience, and its force and meaning must be determined with relation to the particular object sought. Kay County Excise Board v Atchison T & S.F.R.Co., 185 Oakl.327, 91 P.2nd 1087, 1088.

Source: Black's Law Dictionary - Sixth Edition

Second Amendment Committee P.O. Box 1776 Hanford, Calif. 93232
RESOLUTION No. 447-74

OF THE BOARD OF SUPERVISORS OF THE COUNTY OF EL DORADO

WHEREAS, the Board of Supervisors of El Dorado County has consistently upheld the principle of local elective government, elected by popular vote of the citizens involved; and

WHEREAS, essential to such elective procedures is an informed electorate, basing their decisions freely on accurate information, openly debated, and

WHEREAS, inherent in this process is the right of the citizens not to be misled, coerced, or otherwise inhibited in the free exercise of the elective franchise, and

WHEREAS, any effort to nullify these rights is in direct conflict with the intent of the Constitution of the United States and the State of California, and

WHEREAS, it has been brought to the attention of this Board that a report has been issued by the Institute for Local Self Government, asserting the authority of the Governor's Office, the Office of Intergovernment Management, and the Council on Intergovernmental Relations, which presents prima facie evidence of a deliberate, calculated attempt to mislead, coerce, and inhibit the rights of citizens to determine the need for, the desirability of, and the method to bring about changes in the structure of their local governments; and

WHEREAS, the "Summary of Conclusions" in this report states:

"There must be a CLIMATE FOR CHANGE in order for the restructuring of local government to occur, whether this restructuring involves drastic reform, reorganization, modernization, or a minor administrative realignment. While the following does not represent an exclusive list, the factors mentioned here are those which most often create such a climate:

a. COLLAPSE of government's ability to provide such needed services;
b. a CRISIS of major magnitude;
c. a CATASTROPHE that has a physical effect on the community;
d. the CORRUPTION of local officials;
e. the high COST of government and the desire for higher level of services."

(emphasis in the original); and

WHEREAS, it would appear from this document, which is entitled "The Politics of Change in Local Government Reform", that it was received by the Council on Intergovernmental Relations; and

WHEREAS, the techniques described in this report have apparently been used in San Diego County Government Reorganization, in the Consolidation of the Contra Costa Fire Department, and the current effort to consolidate Sacramento City and County; and
WHEREAS, the cited report actually states that LOCAL GOVERNMENT IS MEETING THE PROBLEMS OF TODAY, and that no pressure is building up to cause the citizens to wish the desired reforms, then recommends the use of "change agents" to DEVELOP a climate for change, using diversionary tactics to confuse and disorient the citizens, and to deceive them about the need for reform; and

WHEREAS, this Board of Supervisors is at a loss to understand any legitimate function served by such proposals as these;

NOW, THEREFORE, BE IT RESOLVED by the Board of Supervisors of the County of El Dorado, in the State of California, on this 17th day of September, 1974, that all persons by whom this present Resolution is received be informed that this Board herewith goes on record in strong opposition to any such attempt to deprive the citizens of the State of California, and particularly of El Dorado County, of their right to determine for themselves the forms and functions of their government, and

BE IT FURTHER RESOLVED that this Board notify the Governor of the State of California, the Institute for Local Self Government, the Office of Intergovernment Management, the Council on Intergovernmental Relations, the League of California Cities, the California Supervisors Association, and the Boards of Supervisors of the several counties of the State, that such political abuse as is disclosed in this document is intolerable, and

BE IT FURTHER RESOLVED that the Board of Supervisors of El Dorado County hereby calls on all responsible citizens and officials to be on guard against any such attempt to usurp their rights and privileges.

PASSED AND ADOPTED by the Board of Supervisors of the County of El Dorado at a regular meeting of said Board, held on the 17th day of September, 1974, by the following vote of said Board:

Ayes: Franklin E. Lane, William V. D. Johnson, W. P. Walker, Raymond E. Laywer,
Rees: Thomas L. Stewart
Absent: None

Chairman, Board of Supervisors

ATTEST:
CARL A. KELLY, County Clerk and ex-officio Clerk of the Board of Supervisors
By: [Signature]
Deputy Clerk

I CERTIFY THAT:
THE FOREGOING INSTRUMENT IS A CORRECT COPY OF THE ORIGINAL ON FILE IN THIS OFFICE.

DATE: [Signature]
ATTEST: CARL A. KELLY, County Clerk and ex-officio Clerk of the Board of Supervisors of the County of El Dorado, State of California.

By: [Signature]
Deputy Clerk

Clerk, County of El Dorado, State of California.