Second Amendment Committee  
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April 22, 2011

SUBJECT: The Right of the People to Keep and Bear Arms

To: Sen. Jim DeMint; Repr. Ron Paul; Sen. Tom Coburn; Sen. Randal Paul; Repr. Michele Bachman; Repr. Edward Royce; Sen. Mitch McConnell; Repr. Darrel Issa; Sheriff Richard Mack; Hillsdale College; Greg Evensen, Voices from the Heartland; Glenn Beck; Dudley Brown, NAGR; Alex Jones of Prison Planet.com; American Free Press; National Rifle Assn Members; Concerned Citizens.

Without the right of the people to keep and bear arms, a “Bill of Rights” is worthless! Without a form of force to insure the maintenance of the natural rights that God has endowed upon man, none of the other nine amendments listed in the “Bill of Rights” could exist! The right to arms has a legitimate function in modern civilization. A real shock comes when people learn that their government is passing laws which call for the citizenry to be made “totally and completely disarmed”, by such laws as Public Law 87-297, passed in 1961, signed by President John F. Kennedy. Kennedy’s law reads as follows:

**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.

Another document: “Freedom From War - The United States Program for General and Complete Disarmament in a Peaceful World,” (also known as State Dept. Publication #7277) goes into even greater detail, showing the three stages under which the armed forces of the United States will be brought down to a zero military. Not even one United States citizen will be allowed to have a personally owned firearm. The intention behind this legislation is that only members of the world army and the police will be allowed the use of firearms. (Naturally, criminals will exempt themselves from this ruling.)

There is no denying that this document, called “Freedom From War – The United States Program for General and Complete Disarmament in a Peaceful World” – backs Kennedy’s on-going law, that is funded in amendments/appropriations legislation every two years by the United States Congress. For example, check the Internet for Public Law 101-216, which is listed as one of the amendments to Public Law 87-297. The goal for the U.S. is a totally disarmed nation! This is the reason responsible for the continual attempts by state and federal government officials to enact anti-gun legislation. The “Small Arms Treaty”, now being considered for enactment, is a requirement necessary under Kennedy’s law to complete the totality of a massively disarmed United States.

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Would this not be called a **gigantic infringement** on the Second Amendment, which does say “....the right of the people to keep and bear arms, shall **not** be infringed!”?

We are not to be disarmed because of “crime” or “accidental deaths from firearms”. The real attempt to disarm Americans springs from government’s desire for total and complete CONTROL and MANAGEMENT OF INDIVIDUALS under a world socialist/communist system. The intention is to **CHANGE** us into an ultimate militarized management global system. (Check out the World-Wide Military Command and Control Systems that has been designed by the Massachusetts Institute of Technology, Research Engineering Dept.) Also, the Base Realignment and Closing (BRAC) activity that was performed throughout the nation a few years ago was another component of the General and Complete Disarmament Program, making accommodations for United Nations troop control. If not stopped, the United States will have no national army, no navy, no air force and no national guard of its own to protect our system of government. U.S. citizens will be forcibly converted into a global socialist/communist system, one that also does not allow for private ownership of land, etc.

Many **CHANGES** being made in the principles and management of the United States are unlawful! The General and Complete Disarmament Program explains the reason why Barack Obama and Secretary of State Hillary Clinton are trying to get the “**Small Arms Treaty**” passed. This treaty will lead to the fulfillment of Kennedy’s General and Complete Disarmament Law (Public Law 87-297), and it will also break down the Second Amendment of the “Bill of Rights”! As a matter of fact, the whole “Bill of Rights” will become unprotected, unguarded, and render us **open to attack** when the protection of the Second Amendment is destroyed by the enactment of the “**Small Arms Treaty**”.

This communication is being written in a sincere effort to try to avert what could become a grievous episode in American history, and is being sent to you in the hope that you will lend a helping hand to establish a proper remedy for the problems we now face: **(1)** How to deal with the unlawful and unconstitutional legislation described here that has already been enacted; **(2)** How to stop the enactment of the upcoming “Small Arms Treaty”; and **(3)** How to correct the false federal “arrangement” which claims that the people approved the prohibition of their right to own handguns! This fallacy was **institutionalized** when the federally instigated “Law Enforcement Assistance Administration” (LEAA) was ‘updating’ state Standards and Goals, at which time the insertion of illegal and unauthorized Page 340 & Page 341 was “sneaked” into official state records.

**Problem (1)** can be stopped if loyal public officials use the premier principle often used in international law for voiding unconstitutional treaties, called Rebus Sic Stantibus. It is a simple recourse, meaning “there was more (in the agreement) than what met the eye!” When a nation discovers that a treaty or law has begun to destroy its essential government, the alarm should be sounded, and it needs to withdraw from it. This condition has happened to the United States under several treaty agreements. To assist you, a copy of Rebus Sic Stantibus is included with this letter.

**Problem (2)** can be stopped by citing THE LAW to Secretary of State Hillary Clinton, and to Barack Obama. So far, it appears that none of our representatives have instructed Secretary of State Hillary Clinton, or Barack Obama, in the fact that under the laws of the United States, treaties do not, and can not, be used to supersede and/or take preeminence over an amendment in the “**Bill of Rights**”! Article VI of the U. S. Constitution, the Supremacy Clause, makes it plain that all treaties have to be made “in pursuance of” the laws in THIS CONSTITUTION!
We agree with Senator Rand Paul, who has said “If ratified, the UN’s “Small Arms Treaty” would force the United States to enact stricter licensing requirements, confiscate and destroy “unauthorized” firearms, ban the trade, sale, and private ownership of all semi-automatic weapons, and create an international gun registry.” In an email to his supporters, Senator Paul further states: “Disguised as an ‘International Arms Control Treaty’ to fight against ‘terrorism,’ ‘insurgency’ and ‘international crime syndicates,’ the UN’s “Small Arms Treaty” is in fact a massive, global gun control scheme.”

**Problem (3)** is solved by use of the enclosed “Affidavit” of 2-9-11, and reading the accompanying article entitled: “*Your Right To Arms is Saved By Facts & Affidavit.*” The article explains how the problem of falsifying the people’s permission to allow government to prohibit the use of handguns came about, and tells of the resultant damage it has done to interlock and authorize the enactment of the “Small Arms Treaty” currently underway. Other single pages may be of assistance to you.

The need and importance of our CONSTITUTION cannot be overstated! The safeguards it embodies must at all times be followed, especially now, in these times, when the treaty clause has been so improperly used, and has been allowed to mismanage our government. As you know, the Constitution always refers to itself as “THIS CONSTITUTION”. This has occurred NO LESS THAN TEN TIMES within the original document. Barack Obama and Hillary Clinton are not following THIS CONSTITUTION. They are enacting orders given to them from unauthorized sources! The “Small Arms Treaty” they are now trying to enact will ban our nation’s use of small arms in accord with “The United States Program for General and Complete Disarmament in a Peaceful World”. American citizens know that this treaty conflicts with our “Bill of Rights”! Government officials have no authority – NO POWER WHATSOEVER -- to disarm America’s decent law-abiding citizens. How can the “Small Arms Treaty” meet the requirement of being in pursuance of THIS CONSTITUTION? It cannot and is NOT in pursuance thereof -- of THIS CONSTITUTION! Thomas Jefferson asserted that any law or treaty that goes against any of the essentials in THIS CONSTITUTION is “…unauthorized, void and of no force or effect”. The effort to enact the “Small Arms Treaty” must be stopped!

Firearms are essential, God-given natural rights listed in THIS CONSTITUTION. Treaty law must conform to THIS CONSTITUTION, the one which was drafted by the founders of our republic.

Many United States citizens are greatly alarmed that none of our representatives have called for the resignation of Secretary of State Clinton in her pursuit to force the “Small Arms Treaty” upon the law-abiding people of the United States. If established, the “Small Arms Treaty” would cause every citizen of the United States to permanently surrender for demolition every handgun they have in their possession, including public officials who are not members of the world army, or the police department. Is it right for every person in the United States to be disarmed, and only the police and members of a world army (foreign soldiers assigned to patrol our country) being the only ones allowed the use of firearms? Is it right for our American people to be defenseless? Is it right for THIS CONSTITUTION to be overthrown? Is sedition no longer a crime in the United States of America? Has Washington, D.C. forgotten that the people of the United States own THIS CONSTITUTION and they have never consented to discarding it?

Under world management there will be no elected representatives. There will be no elections, only “appointees” will rule. The policy on land is that no individual may own land. Its whole system is constructed for militarized control of all the nations of the world. The global communist ideas that
once were called “theory” have moved beyond the realm of “theory”, and are now in the dangerous stage of “implementation”! If these unwanted unauthorized actions are not stopped, our Constitution and the “Bill of Rights” could be forced to vanish over night!

The unlawful addition of Page 340 and Page 341, attached hereto (which were sneaked into the official record by the federal Law Enforcement Assistance Administration) is explained in detail in the enclosed Affidavit and Support Sheets. This issue is now being given broad exposure, explaining how this LEAA “fix” came about, because the present Secretary of State is working to incur further damage to people’s rights and our system of government. There never was any acceptance or permission from the CAC (people) to allow for insertion of Page 340 or Page 341. Guns were never studied by the CAC. 340 and 341 are a fraud! They must no longer be allowed to support the scam implying that the people have given their permission under Standards and Goals to decline use of their Second Amendment rights. Un-read by the CAC members, Pages 340 and 341 cannot provide Barak Obama or Hillary Clinton with any security or authorization to continue to violate (a) Section VI of the U. S. Constitution, and/or (b) the Second Amendment. The LEAA “fix” has no basis or force in United States law, nor treaty law. Hillary Clinton or Barack Obama’s signature or acclamation has no value or effect in support of the “Small Arms Treaty”. There is no authority anywhere in THIS CONSTITUTION for government to negotiate treaties that disarm Americans, despite LEAA’s treacherous groundwork for a “fix”. No treaty which has not been made in pursuance of THIS CONSTITUTION and legitimate laws of the United States has any force or effect. The Page 340 “fix”, laying the groundwork to enable Clinton to move to disarm Americans is invalid!

The reason global government planners ordered the two unlawful pages (340 and 341) to be slipped in by the LEAA is because the only way anti-gunners could override the authority of “THIS CONSTITUTION”, and draft treaties that disarm people, was by engaging in dishonesty and cheating! Neither the President, Congress, or the Secretary of State has the power to ban the possession or use of firearms. They are still bound by oath, and obligated to support the original intention of the Founding Fathers who drafted “THIS CONSTITUTION” and the “Bill of Rights”.

The unlawful presence of Page 340 and 341 must be given national attention! LEAA’s ground work, previously laid, making way for the acceptance and enactment of the Small Arms Treaty to disarm the people must be denounced and prevented! The Second Amendment of the “Bill of Rights” is still the supreme law of the land, confirming and protecting the people’s right to keep and bear arms.

Your reply to this letter is strongly urged. (530-295-3500). In closing, it is hoped that you will agree that unlawful activities have clearly occurred, and you will quickly initiate all corrective measures.

Yours truly,
SECOND AMENDMENT COMMITTEE

Don Rogers (Former Calif. State Senator) & Associate

Attachments:
Clipboard: Vigilance - duty of the people
Public Law 87-297 – Sept. 26, 1961 - 1st Page
Public Law 101-216 - How They Voted
This is State Department Publication 7277
No Army, No Navy, No Air Force

Internet Proof of Public Law 87-297
No Private Ownership of Land to be Allowed
Rebus Sic Stantibus
Peace, Oh Yeah! Sure!
Your Right to Arms Saved by Facts/Affidavit

~ 4 ~
Handguns
In American Society

RECOMMENDATIONS

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 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.

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.
A National Commitment To Change

FEDERAL ENCOURAGEMENT

Permanent Advisory Committee

The Commission recommends that LEAA establish an Advisory Committee on Criminal Justice Standards and Goals to support the standards and goals implementation effort.

Evaluating Programs

In implementing important standards or groups of standards, the Commission urges that evaluation plans be designed as an integral part of all projects.

PROFESSIONAL, CIVIC, AND EDUCATIONAL SUPPORT

The Commission recommends that national professional and civic groups and appropriate university interests support implementation of the standards and goals.