THE ROSETTA STONE!

THIS DOCUMENT EXPLAINS HOW, WHEN, AND WHY THE CALIFORNIA STATE LEGISLATURE BECAME THE LEAD STATE TO SECRETLY PLAN A METHOD BY WHICH THE SECOND AMENDMENT OF THE BILL OF RIGHTS COULD BE NULLIFIED AND SET ASIDE AS INFERIOR AND NO LONGER APPLICABLE!

It explains the conduct of the California State Legislature which has been the lead state in abusing gun rights.
GUIDE TO UNDERSTANDING THE ROSETTA STONE

Gun owners! It is not too late to save your guns! Read these facts to save your guns!

In the 1970's when the Law Enforcement Assistance Administration (L.E.A.A., a federal revamping steamroller) swept through the nation, they were required to have “citizen participation” for what they were about to achieve. The ‘milestones’ that were assigned to them to achieve were to create (serious) alterations in the power structure of the states, and as a result the L.E.A.A. did massive damage to the state system.

In California the L.E.A.A. invasion was called “Project: Safer California”. Supposedly, it was to reduce crime in California, but it actually reduced the power of the people over their state government and the republican form of government. L.E.A.A. acquired control of the state’s law enforcement systems, (police, courts, corrections, etc.) for the federal government and prepared the nation for a military system of government. It also secretly acquired control over the handguns possessed by the citizens which was not known to the general population — and not realized by the 17 Citizen Advisory Committees that were attached to “Project: Safer California”.

Every state was involved with the L.E.A.A., although California was chosen to be the pilot state. Ronald Reagan was chosen to be the pilot governor.

The members of the 17 Citizen Advisory Committees in California were selected to be the voice of the people of California. These groups numbered about 467 people and they supposedly represented the voice of 26-28 million people in California. Unfortunately, those millions of California people did not know what was taking place or what was happening in their name.

The 17 Citizen Advisory Committees were stacked. Not only were these members unrepresentative of the 26-28 million people in California, they were also subjected to the “consensus” trick under the Delphi Technique, a management system, that admittedly was used in controlling the decision making process of the Committees.

It is an established fact that none of the 17 Citizen Advisory Committees undertook a study of the gun issue during their tenure; however, a fraudulent act (a deceptive maneuver) was deliberately created ‘behind the back’ of all these Committees and all of the uninformed 26-28 million Californians who would later suffer from the damage.

This is how it worked: At the onset, for all of the new “Standards and Goals” to be entered as final recommendations, submitted to the governor, who was to approve them as necessary to the future operation of the state, there was also expected to be “citizen participation” and “citizen approval” of the changes being made in the operation of the state’s law enforcement system (police, courts, corrections, etc.). That’s what the 17 Citizen Advisory Committees were there for: to provide selection and guidance, public approval, and ‘consent of the governed’. It really did not happen in the subject of handguns.
The final work of these Committees was summarized and placed into what was called the “Governor’s Master Set of Standards and Goals”. The “Governor’s Master Set of Standards and Goals” was to become the law for California despite all of the ill-advised federalization and militarization of which these Committees did approve.2

While it is true that the 17 Citizen Advisory Committees did much apparent damage to the operation of our free state, there was something very serious that the 17 Citizen Advisory Committees did NOT do! They did NOT study, summarize or approve the prohibition on the manufacture, sale, or possession of handguns! They never touched the handgun subject! They were disbanded without ever having any such discussion or subject matter before them.

One Committee member who said she had “never missed a Sub-committee meeting or a meeting of the full Committee, personally told me that the gun subject was never brought up.” When the full Committee met, all the sub-committee decisions were amalgamated. She said her Committee would have been the Committee that would have been assigned such a subject, but they never engaged at any time in the subject of handguns! The important thing, now to be aware of, was that there was NO “citizen participation” and NO “citizen approval” whatsoever in the area of handguns.

The 17 Committees never studied, never recommended, never consented to a prohibition on the possession of privately owned handguns; nor to ceasing the manufacture and sale of handguns within the state; nor to stopping cars and searching them and the occupants of the car for handguns; nor setting up a surrender agency for turning in citizens’ handguns. All of these commands were later to be found on the 340th page of the Governor’s Master Set that was secretly inserted in the Committee’s finalized work without their knowledge.

The governor was going to enact these disastrous encroachments of the Second Amendment into law. He was supposed to approve the prohibition of all handguns owned by citizens in the State of California since he was programmed to proclaim the “Master Set” as operational law in California. The proclamation was set for New Year’s Eve, December 31, 1974 (when no one would be watching). Fortunately, the plan was exposed by citizens who found out what was in the governor’s Master Set!

How did the citizens learn of the presence of Page 340 in the Master Set? A brave Californian went into the L.E.A.A. office and argued forcefully enough to obtain revealing records and pertinent L.E.A.A. documents. Fortunately, he obtained a copy of the Governor’s Master Set of Standards and Goals. It was because of the courage of this brave man that the 340th page was found added in to the official Master Set of Standards and Goals, which he then tried to expose.3 The insertion of the 340th page (falsely) gave the authority to the state to deprive California citizens of all of their handguns.

The important thing to realize is that there was NO CITIZEN PARTICIPATION to approve the contents of Page 340, nor its insertion! Court judges throw out projects that have no citizen participation when it is required! Citizen participation was required for anything that was a part of the Standards and Goals of “Project: Safer California”!
Where was the CITIZEN PARTICIPATION to allow entry of Page 340 into the Governor’s Master Set of Standards and Goals? There was none! Page 340 was sneakedit in! It was not a part of the work that was approved by the 17 Citizen Advisory Committees. Page 340 was entered into the Master Set after the 17 Committees had been disbanded. The 17 Committees had never seen or approved of the unlawful plans contained on Page 340! There is no doubt about it: Inclusion of Page 340 in the final work of the 17 Citizen Advisory Committees was a fraudulent and criminal act! I wrote the article entitled: “The Blocking of a Charlatan” after a meeting with Governor Reagan that was arranged for me. The purpose of that meeting was to stop acceptance of Page 340.

Reagan was on his last three weeks as California’s governor at the time this all happened. Although he was stopped, his successor was not. When Jerry Brown took over the office of governor in California, he absolutely refused to give me an appointment so that I could make sure that he was not going to carry Page 340 as operational for the State of California.

Proof that Page 340 was not dropped is found in the continuance of the gun bills. The most stringent gun law in the nation followed thereafter, and it was called the Roberti-Roos Assault Weapons Act. The governor who signed this act into “law”, George Deukmejian, was the same person who so anxiously, as a senator at the onset, introduced this federal project to the state and coordinated with the Law Enforcement Assistance Administration.4

Notice the clippings taken from the newspapers, etc., that follow the article “The Blocking of a Charlatan”. They give evidence that Page 340 is still the authority for all the anti-gun laws being written by the state legislature, and the state’s assumed position that it can take pre-eminence over the Second Amendment in the Bill of Rights. It is worth knowing that California’s current governor, Gray Davis, was the Chief-of-Staff under Jerry Brown. The Chief-of-Staff knows everything the governor is involved in. He would have been allowed to know about Page 340. It is no surprise, when in these times, Gray Davis is quoted in newspapers making remarks that tie in with a connection to Page 340. This fraud, as it is apparent, was carried through a number of state government executives.

At the time of the confrontation with Governor Reagan over the damage done by L.E.A.A., including Page 340,5 I was not aware of the defense we had available to us. It was not until many years after, while engaged in another battle, that I was to learn of the critical importance and defense we had due to a lack of “citizen participation” and the full spectrum of authority held by a “citizen advisory committee”.

There is no statutory limit on fraud! Exposure of how Page 340 gained authority in California should be told. Now, more than ever, it is necessary to show that Page 340 was a crime committed against the people and relate how it came to be! Exposure and successful action against this fraudulent act could roll back all the related gun laws and infringements of the Second Amendment that have occurred in the State of California since 1968. Perhaps, it is time for a court case to be undertaken by organizations that have the funds to finance such a case.

On September 23, 2003 while Gerald Upholt was a guest on a radio program, I made a verbal appeal to him to partake of the action in opening up this issue. He is the Legislative Chairman of
the California Rifle and Pistol Association (C.R.P.A.). The C.R.P.A. is an affiliate of the National Rifle Association. The question before us now is “Will C.R.P.A. go the last mile to defend the rights of the gun owners of California?”

Submitted by,

Bernadine Smith

cc: Interested persons
Attachment: Footnotes.

FOOTNOTES:

1 The California Specialized Training Institute under Louis Guiffreda was started with L.E.A.A. funding grants. The course it offered was designed to teach on how to take over civilian government and put it under military government. The standards and goals, which were instituted for the transition of the state, were conceived from military standards and goals. The states have been revamped so that they are now in accord with military concepts on a regional basis.

2 In order for the Disarmament Law to prevail, the states are expected to cooperate in completely disarming the citizens therein. The Disarmament Law is known as Public Law 87-297, and its policies are publicized in State Department Publication 7277 entitled “The United States Program for General and Complete Disarmament in a Peaceful World”.

3 Because of his efforts to expose what he had discovered in the Master Set, the police in his area arrested the brave Californian and tried to bring him into disrepute. When he brought this discovery to me, he told me how he had been discredited. He asked me if I would ‘carry the ball’ since his reputation had been ruined, and his chances to be believed were gone. I looked over the solid evidence of the voluminous L.E.A.A. documents, and the Governor’s Master Set with Page 340 in it! I agreed to take up the battle.

In the course of this, I spoke to a group called the United Republicans Of California, and the Women for Constitutional Government, giving all the details. A lady in the San Diego area set up an appointment for me with Governor Ronald Reagan. She was seeking to dis-prove my statements that Reagan’s office was going after our handguns. On the day of the appointment, in order to cover up the shady dealings and fraudulent insertion of Page 340, Reagan kept denying that the gun issue was included in with the Standards and Goals. We had Reagan’s Master Set, his Flow Process Diagram, and his related reference to “A National Strategy to Reduce Crime”. Reagan bluffed all along. State Senator Bill Richardson and Senator John Stull also denied that the gun issue was included as a part of what they were doing in “Project: Safer California”. All the people
in the 12 person delegation that accompanied me believed that Reagan was caught ‘red-handed’, and that he was lying, except one person: the lady, who at the onset, got John Stull to set up an appointment for a “Mrs. Smith”. Reagan tried in vain to cancel out the appointment when he learned that the “Mrs. Smith” was the same Mrs. Smith who had exposed him in a report called “The Overthrow of the United States Constitution – A Report on Regional Government. I forced him to keep the appointment. The details of this appointment are in the article that follows entitled “The Blocking of a Charlatan”.

4 The Law Enforcement Assistance Administration was instituted by the passage of the “Omnibus Crime Control and Safe Streets Act of 1968” also known as the “Gun Control Act of 1968”.

5 Even though Page 340, under the subtitle “Prohibiting the Private Possession of Handguns”, lists the final enactment of the date to prohibit the private possession of handguns in California as January 1, 1983, it is apparent, that those who were responsible in the first place for fraudulently entering Page 340 in the Master Set of Standards and Goals, have also moved the final date upward for prohibition of all privately owned handguns in the State of California. Among other things the quality of resistance in the public sector necessitated an extension of the date.
This 1974 news article is re-printed to present testimony on how the American system of government became deceptively altered so that anti-gun office holders in states could begin violating the Second Amendment of the Bill of Rights, passing so-called “laws” to disarm the law-abiding people. The federal and state governments operated in collusion to establish a method to promote the goals of the Gun Control Act of 1968 with its 1971 and 1973 amendments. This article expresses the dilemma of a Californian who tried to stop the federal “comprehensive planning processes” being installed within the state for the disarming of law-abiding people and the creation of a nationwide militarized law enforcement system. This article, written mid-way in the ongoing battle against firearms prohibition, reveals the path taken to begin firearms prohibition in the ‘pilot state’. It exposes those who conspired in these unlawful pursuits using public safety and reduction of crime as shields for their evil acts. The federal government seized control of the law enforcement systems of the states under operational standards and goals (called ‘Findings’ before they were later enacted as ‘law’). California led the way to capture the unsuspecting people of the nation and the governor presented the program under the innocent title known as “Project Safer California”.

THE BLOCKING OF A CHARLATAN

(1974 Re-print)

The Governor of California, Ronald Reagan, was blocked from executing a planned proclamation scheduled for Dec.31st (New Year’s Eve) which would have spelled disaster for the people of the State of California.

The California Office of Criminal Justice Planning (O.C.J.P.) is the agency directly responsible for the creation of California’s “Comprehensive Planning Process” to be used in California’s criminal justice system. The office is administered by Anthony L. Palumbo, executive director. Reagan appointed Palumbo to the position and he is accountable directly to Governor Reagan. Palumbo programmed, (See “Program, Evaluation, and Research Technique Chart”); scheduled, (See “Flow Process Diagram”); and tasked the Governor (See “Narrative of Task Activity”) to issue a dangerous milestone proclamation on December 31, 1974, a time when citizens are least attentive to political happenings.

“This proclamation would have done massive damage, not only to California, but to the nation as a whole, because California is the pilot state in the current ‘reform movement’ ostensibly for criminal justice improvement,” Mrs. Lester Smith charged. The proclamation would have included recommendations issued by the National Advisory Commission on Criminal Justice, and the American Bar Association, both of which are liberal entities.

“We realize that our efforts amount only to a ‘stop-gap’ action because their book of ‘Findings’ has been sent for concurrent study to each of California’s 21 Regions (created by the Law Enforcement Assistance Administration L.E.A.A.) and each region is required to prepare for implementation of these so-called ‘recommendations’,” she warned.

The California Council on Criminal Justice (C.C.C.J.) and the Office of Criminal Justice Planning (O.C.J.P.) are currently taking these ‘Findings’ under study together with the soon-to-be-assigned Task Forces in each of the 21 California Criminal Justice Regions. These regions were formed under the direction of the federal Law Enforcement Assistance Administration (L.E.A.A.).

“Still, we have moved a mountain!” asserts Mrs. Smith. “Our mail-in campaign of letters protesting the governor’s proclamation did much good, as did my appointment with the Governor. He had been scheduled to turn the dangerous ‘Findings’ into law! We turned a spotlight on the Governor! He had to backtrack!”

The California Council on Criminal Justice, was also programmed on three different government documents to ratify these ‘Findings’ immediately on December 4, 1974 upon presentation by the seventeen committees who had studied them. The C.C.C.J., in turn, was to submit the ratified ‘Findings’ to the Governor for his proclamation, declaring them as operational California State law.
There were some protests over ratifying in such a hurried manner; however, when we bumped the Governor out of his time frame, there was no longer a rush for C.C.C.J.'s hurried ratification. My appointment has stopped Reagan from issuing the dreaded proclamation. All this will be a short-lived victory because ratification may still come within a few short months! Meanwhile, citizen 'input' has been mandated by C.C.C.J. so I strongly urge all Californians who do not wish to live under a police state to go to their local Criminal Justice Planning Councils and their local supervisors to protest the acceptance of these intolerable 'Findings'. Mrs. Smith said, urging the public to enter into the protest.

"The Public Safety Agency, is listed in the first section of the book of 'Findings'. It's composition will cause California to be the initiator of the move for the whole nation to switch over from the position of being a civilian government to a condition of being a full military government! The Public Safety Agency is also outlined in the governor's blue book which has the gold seal of Governor Ronald Reagan on the cover, and contains his transmittal letter of approval on the inside. Law enforcement in all of the states is in various stages of being militarized and prepared for unified command."

"The 'Findings' in the 'National Recommendations' will affect our court systems throughout the nation also, which are to be 'unified' so that they will interlock with the United Nation's International Court of Justice for a total world law system. These requirements (also known as standards) are essential to the completion of 'The United States Program for General and Complete Disarmament' -- known as Public Law 87-297 -- the law which was signed in 1961 to divest us of our armed forces," she said.

"Many people do not realize that our federal government is committed to an agreement with foreign nations that requires the disbanding of our national armed forces and prohibits re-establishment of them in any form whatsoever, other than to contribute to a world army under the communist-dominated United Nations. The agreement calls for the U.N. world army to be strengthened to a point where no nation will have the military power to challenge it. Public Law 87 - 297 also calls for the establishment of a military force within the United States to 'preserve internal order'."

"This is what Governor Ronald Reagan has been working on with California as the pilot state!

'Project Safer California' with its innocent sounding title, is California's co-operation toward a national police force and the plan to completely disarm all law-abiding citizens. Although he denies it, the whole program in California is clearly under Reagan's leadership and control!"

"A national police force could not be achieved if the local law enforcement bodies in each and every state continue to operate independent of each other," Mrs. Smith declared.

"The nation can not survive as a republic once this militarized national police force takes full shape! Militarization of law enforcement under unified command is an obvious requirement for the national police force and P.L. 87-297," she stated.

She continued: "Just as lethal as the outlawing of handguns, and the Governor's recommended Public Safety Agency, (which does merge California's non-military law enforcement with the state and federal military) is the 'standard-setting process' which Project Safer California initiates and allows the federal government to acquire."

"Federal acquisition of the 'standard-setting process' is actually more virulent than the initial standards and goals themselves, because the process is an 'on-going process'. It is described as 'a forcing function' which gives to the federal government future and continual carte blanche powers over local law enforcement in all of the states! Richard Velde (who has been an Assistance Administrator to Donald Santarelli of L.E.A.A) is now hailing the 'standard-setting process' as the
federal government’s greatest achievement!” Mrs. Smith reported.

“When the ‘standard-setting process’ is fully operating, the people will have lost control over their own law enforcement systems! If the state law enforcement systems fall completely under the consolidated management of the federal government by the enactment of the ‘Public Safety Agency’ and its use of the ‘standard-setting process’, the removal of handguns and other guns from the citizens will be a much more simple operation than it is at the present time!” she explained.

“Anticipating the passage of the 1968 Gun Control Act, Senator George Deukmejian, in 1967 introduced in California receptive legislation (known as the Deukmejian-Moretti Act). This law was advanced in 1969 by the issuance of Governor Reagan’s Executive order R-13-69 which opened up the innards of the state’s traditional governmental operative processes to allow the federal government to make massive alterations in the state system. Through a fortuitous incident, we found his page full of recommendations calling for the stopping and searching of cars and the frisking of persons for handguns; prohibiting the manufacture and sale of handguns; the establishment of a firearms ‘Surrender Agency’; and an outright prohibition on the private possession of all handguns. This was discovered in, Reagan’s Master Set of Standards and Goals numbered as Page 340 for which he was programmed—tasked and scheduled to enact into law by proclamation. Page 340 was, and is to this day, unknown and unseen, by the 17 Citizens Advisory Committees who were to give their approval to the Standards and Goals.”

“During the December 3, 1974 meeting which was arranged for me to discuss these issues with Governor Reagan, I found myself filled with disgust as I confronted him on these matters. At one point, I held up his own book with his gold seal of the governor and with his name on the cover of it. Inside, his signature was on the Transmittal Letter, urging legislative cooperation and enactment of this lethal program. Despite all of the conclusive evidences we had, Reagan still feigned astonishment and bewilderment—he put on his look of innocence.”

“The governor still maintains that he did not know about the existence of the proclamation! Yet Reagan himself appointed the Executive Director of the Office of Criminal Justice Planning (Lou Palumbo) plus the other members of the Office of Criminal Justice Planning, all of whom are fully accountable to the governor, and who were responsible for creating the three official documents that programmed him, scheduled him, and tasked him for state acceptance of federal Standards and Goals by issuing a quiet proclamation to smash the whole program into law without the people ever knowing what was inside of it.”

“Face-to-face I told him: ‘It is inconceivable that an L.E.A.A. office (and the California Office of Criminal Justice Planning operating within the borders of this state, would have scheduled you for such a gubernatorial proclamation without first obtaining your consent and consulting with you!’ ”

“The Governor is a master at side-stepping issues. Even the report I did in 1972 (‘The Overthrow of the United States Constitution - A Report on Regional Government’) which exposed Reagan as the prime instigator of regional planning* in California has been artfully ignored,” declared Mrs. Smith.

“Governor Ronald Reagan has been falsely billed as a conservative. He has done massive damage to this state in his eight years as governor. He is also primarily responsible for the proliferation of regional government in this state, as the controlling office for it is headquartered in his own office, and he oversees it personally, a fact which he cannot deny, and did not deny, when I confronted him with this fact while confronting him at the December 3, 1974 meeting.”

“The Governor is a charlatan! He is adept in the skillful use of conservative language, expertly trained in the field of acting but his professional charm can no longer shield him from exposure caused by his own acts,” Smith concluded.

End of Article

* Regional planning replaces our American states with United Nations’ regions. L.E.A.A. introduced military standards and integrated them with civilian government on a regional basis.
Page 340 was a composite made of the recommendations found in the Handgun Chapter of this book entitled: “A National Strategy to Reduce Crime” produced by the National Advisory Commission on Criminal Justice Standards & Goals a 195- page book.

Then the composite was quietly slipped in at the back of Governor Reagan’s Master Set of “Standards and Goals”, without the knowledge or approval of the Citizens’ Advisory Committee. There were 339 pages in the Master Set already, and this addition was numbered to be the 340th page. Ever since it was accidently discovered by citizens, and the alarm went off, the composite has become popularly known as Page 340. This is the cover of Governor Reagan’s Master Set.
This is Page 340 which was found in the governor’s “Master Set of Standards and Goals.” Page 340 is a summary of Chapter 9, the Handgun Chapter of the book entitled, “A National Strategy to Reduce Crime,” which was written by the “National Advisory Commission on Criminal Justice Standards and Goals.” Senators Arlen Specter and Richard Lugar were members of this commission. They worked with the federal group called the “Law Enforcement Assistance Administration” (L.E.A.A.). L.E.A.A. entered California by way of a 1967 act in California called the “Deukmejian-Moretti Act.” This Act anticipated the passage of the “Omnibus Crime Control and Safe Streets Act of 1968” (aka Gun Control Act of 1968). The L.E.A.A. put the state under federal dominance. The motto of the L.E.A.A. was “We seek a disarmed populace...there can be no right of privacy in regard to armaments.” Director Dean Morris said: “The U.S. should move expeditiously to disarm the civilian population, other than police and security officers...no one should have a right to anonymous ownership or use of a gun. That is not a right we can safely allow anyone.” Not until the L.E.A.A. had achieved the missions that were assigned to it did it disband in April of 1982, after having nine years to work the state over to achieve its assigned objectives.

**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 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.
THE THERE IS A CONNECTION BETWEEN PUBLIC LAW 87-297 AND THE OMNIBUS CRIME CONTROL AND SAFE STREETS ACT OF 1968

The proceeding two pages have instructed you on how to check at the library into the method by which the president is working to divest the United States of its entire armed forces in accordance with Public Law 87-297.

These two pages will explain the process by which the law-abiding people in the United States are being divested of all their privately owned fire arms.

If you have wondered how Public Law 878-297 was going to achieve its goal of disarming all law-abiding American citizens, you need to check into the Omnibus Crime Control and Safe Streets Act of 1968 (G.C.A. '68) which was introduced by the federal government. It was by far more massive in scope, linkage, and objectives than what appeared on the surface.

One of the purposes of the G.C.A. ‘68 was to cut ground for the series of maneuvers necessary to bring about the complete disarming of all law-abiding citizens.

Abusing the trust that people placed in him, California Governor Ronald Reagan participated in the secret plan to disarm the law-abiding people, and all the while he told the people he was giving them a “Safer California”. Reagan, a United World Federalist member, was chosen to direct all the nation’s governors under what was heralded to be the reduction of crime.

Listed below are those acts Reagan pursued in connection with the G.C.A. ‘68 to make possible the disarming of the law-abiding people. This is not a complete record of the damage Reagan did as California’s governor:

- Reagan sneaked in a page, full of gun-banning directives, representing it as the Committees’ finished work. He planned to push it into law in California as a lead state, unbeknown to 17 Citizen Advisory Committees who submitted to him what was their approved ‘final work’ as representatives of the people of California. The page of directives was later to be identified as “Page 340”;

- Reagan led the way in opening up state structural processes, leading all states, as the nation’s ‘pilot governor’, and made it possible for the deceptive federal “Law Enforcement Assistance Administration” to seize extremely essential sovereign powers belonging to the states and transfer them over to Washington, D.C.;
• Reagan instituted the Public Safety Agency, merging the military with the civilian law enforcement under one agency. He integrated military concepts on a regional basis making possible military government operation; and

• Reagan led in establishing the federal Planning, Programming and Budgeting System (P.P.B.S.), which is a comprehensive management system controlled by funding, by which the federal government continually dictates policies to states on all subjects.

What actually happened was that Reagan launched some of the most treacherous acts, and cut ground for the objectives of the Gun Control Act of 1968 to fulfill the objectives and requirements of Public Law 87-297.

The article that follows entitled "The Blocking of a Charlatan" is a re-print which is a graphic, yet a limited rendition, of what happened in Reagan's office on December 4, 1974 when Bernadine Smith, the spokesperson for a group of 12 prominent California citizens cornered Reagan after word got out that Reagan was 'selling us out'.

Even though he was caught, Reagan managed to wheedle out of the tight situation, and no publicity was given to the event, except for the small Northern California newspaper who agreed to print it. The re-print follows on the next page.

These violations are on-going and will continue until our legislators bring charges against the Gun Control Act of 1968 and its amendments.

The Omnibus Crime Control and Safe Streets Act of 1968 (G.C.A.'68) was advanced by use of collusion, fraud, perjury of oath, Brown Act violations, and intentional violations of citizen participation laws.

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Even though he was caught, Reagan managed to wheedle out of the tight situation, and no publicity was given to the event, except for the small Northern California newspaper who agreed to print it. The re-print follows on the next page.
An Act

To assist State and local governments in reducing the incidence of crime, to increase the effectiveness, fairness, and coordination of law enforcement and criminal justice systems at all levels of government, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That this Act may be cited as the "Omnibus Crime Control and Safe Streets Act of 1968".

TITLE I—LAW ENFORCEMENT ASSISTANCE

DECLARATIONS AND PURPOSE

Congress finds that the high incidence of crime in the United States threatens the peace, security, and general welfare of the Nation and its citizens. To prevent crime and to insure the greater safety of the people, law enforcement efforts must be better coordinated, intensified, and made more effective at all levels of government.

Congress finds further that crime is essentially a local problem that must be dealt with by State and local governments if it is to be controlled effectively.

It is therefore the declared policy of the Congress to assist State and local governments in strengthening and improving law enforcement at every level by national assistance. It is the purpose of this title to (1) encourage States and units of general local government to prepare and adopt comprehensive plans based upon their evaluation of State and local problems of law enforcement; (2) authorize grants to States and units of local government in order to improve and strengthen law enforcement; and (3) encourage research and development directed toward the improvement of law enforcement and the development of new methods for the prevention and reduction of crime and the detection and apprehension of criminals.

PART A—LAW ENFORCEMENT ASSISTANCE ADMINISTRATION

SEC. 101. (a) There is hereby established within the Department of Justice, under the general authority of the Attorney General, a Law Enforcement Assistance Administration (hereafter referred to in this title as "Administration").

(b) The Administration shall be composed of an Administrator of Law Enforcement Assistance and two Associate Administrators of Law Enforcement Assistance, who shall be appointed by the President, by and with the advice and consent of the Senate. No more than two members of the Administration shall be the same political party, and members shall be appointed with due regard to their fitness, knowledge, and experience to perform the functions, powers, and duties vested in the Administration by this title.

(c) It shall be the duty of the Administration to exercise all of the functions, powers, and duties created and established by this title, except as otherwise provided.

PART B—PLANNING GRANTS

SEC. 201. It is the purpose of this part to encourage States and units of general local government to prepare and adopt comprehensive law enforcement plans based on their evaluation of State and local problems of law enforcement.
A meeting of the National Advisory Commission on Criminal Justice Standards and Goals.

Prior to joining LEAA, Mr. Velde served as Minority Counsel of the Senate Subcommittee on Criminal Law. He also served as Minority Counsel of the Subcommittee on Juvenile Delinquency. He engaged in the private practice of law in Washington, D.C., from 1961 to 1965. From 1958 to 1960, he served as Legislative Assistant to U.S. Representative Robert H. Michel of Illinois. He served 5 years in the U.S. Air Force, attaining the rank of Captain.

Mr. Velde received a B.S. degree in political science and an M.A. in speech from Bradley University in Peoria, Ill. He attended the University of Illinois College of Law, and received his J.D. degree from George Washington University Law School. He was also a Ph.D. candidate in government and public administration.

THIS IS THE NATIONAL ADVISORY COMMISSION ON CRIMINAL JUSTICE STANDARDS AND GOALS.

THEY PRODUCED THESE SIX BOOKS INCLUDING THE HANDGUN CHAPTER.
NOTE THAT FEDERAL SENATOR RICHARD LUGAR AND SENATOR ARLEN SPECTOR WERE MEMBERS OF THIS COMMISSION.
Richard G. Lugar

Richard G. Lugar was elected Mayor of Indianapolis, Ind., in 1967, and reelected in 1971. Mayor Lugar entered public life in 1964 when he was elected to the Board of School Commissioners in Indianapolis; he served as Vice President of that board in 1965. From 1960 to 1967, he was Vice President and Treasurer of Thomas L. Green and Company, and has served as Secretary-Treasurer of that company from 1968 to the present. Since 1960, he also has acted as Treasurer of Lugar Stock Farms, Inc.

Mayor Lugar is Vice Chairman of the Advisory Commission on Intergovernmental Relations, and former President of the National League of Cities. He is a member of the Board of Directors of the National Association of Counties.

Mayor Lugar graduated first in his class from Denison University, and, as a Rhodes Scholar, received his B.A. and M.A. from Oxford University (Pembroke College). He has served as a Lieutenant in the U.S. Navy.

Richard Lugar claims that he did not vote for the Handgun Chapter in the federal book “A National Strategy to Reduce Crime”, but he did not make sufficient effort in order to stop its passage when he learned that it had been sneaked down to the State houses for secret enactment. It appears that it was only because he was cornered and held to account that he issued these statements.

Lugar stated that the anti-gun chapter was maneuvered into the Commission recommendations through a backdoor approach, and that the inclusion of the chapter came as a rude shock to him.

“However, like a number of others, I failed to attend the last meeting of the Commission, which was generally considered a formality, in order to remain home and work at my duties here. It was in this session, with its light attendance, that the gun chapter was inserted, very much against the wishes of what I believe to be the majority of the Commission. I was not aware of the chapter’s existence until I examined the finished document.” Lugar said.

Down from Lugar on the federal level, into the back room in Governor Reagan’s office, bypassing 17 Citizen Advisory Committees; later, officiated by Governor Jerry Brown, Page 340 became the phantom federal “Standard” and “Goal”, but one that was never known or approved by the citizens whom it was designed to swindle.
National Advisory Commission on Criminal Justice Standards and Goals

There were 6 books in the set compiled by the N.A.C. C J. S. & G. The Handgun Chapter was in “A National Strategy to Reduce Crime.”
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.
IT IS OBVIOUS THAT PAGE 340 TAKEN FROM GOV. RONALD REAGAN'S MASTER SET OF CALIFORNIA FEDERAL STANDARDS AND GOALS STILL CONTROLS THE PUBLIC OFFICIALS OF TODAY UNDER A FEDERAL-STATE ALLIANCE. CHECK THESE ATTACHMENTS.
Reno seeks state tests for gun owners

By Kevin Johnson
USA TODAY

WASHINGTON — Prospective gun owners should be required to pass state-sanctioned proficiency tests before they obtain weapons, Attorney General Janet Reno said Thursday.

Reno said applicants should have to pass both oral and written tests designed to measure basic knowledge of gun operation and safety. "I don't think anybody should have a weapon unless they demonstrate a proficiency to use it," Reno said.

The attorney general's proposal is not binding on the states, and the Justice Department is not advocating federal legislation that would mandate proficiency tests.

But Reno said the National Rifle Association offers the kind of training it thinks states should require. The NRA made it clear, however, that it would not support making such training mandatory.

"The attorney general sought to spend as much time enforcing the law as she does cooking up more rules for law-abiding gun owners," said James Baker, the NRA's chief lobbyist. "What does she want to do next, tattoo every gun owner?"

Reno's proposal comes as the Clinton administration continues to push for stronger gun laws in the aftermath of the Columbine High School massacre.

Several Columbine students were with Reno and President Clinton at the White House on Thursday as Clinton continued his campaign for mandatory background checks at gun shows. The administration's proposal also would require child safety locks on handguns.

"Don't allow the victims of Columbine to have died in vain," Chari
ton said. "We must not lose the urgency of our mission."

The president also criticized Congress for stalling gun legislation.

Reno said the NRA could serve as an ideal partner in conducting testing because it sponsors firearms training programs.

Baker said the NRA trains "hundreds of thousands" of gun owners every year. But he argued that there is no reason to mandate proficiency testing.

"I don't think there is anything like a proficiency test going to impact criminals," Baker said. "Are criminals going to stand in line for a test? I don't think so."

This page documents the fact that the federal attorney-general's office controlled the missions of the Law Enforcement Assistance Administration. The L. E. A. A. laid out the agenda for divesting the law-abiding people of their guns. They set the maneuvers for making an end run around the Second Amendment. The N.R.A. installed L.E.A.A.'s "state pre-emption". Will the N.R.A. accept Janet Reno's offer next?
THE SURRENDER AGENCY
A Federal/State Alliance

The 1968 Gun Control Act was accepted by the state governors. The Act brought into being the "Law Enforcement Assistance Administration". The L.E.A.A. secretly promoted the chapter on handguns in the federal book entitled: "A National Strategy to Reduce Crime".

That chapter is summarized on only one page. It is known as Page 340. Page 340 is the official guide for public officials in state legislatures to gradually get all guns away from the law-abiding citizens.

Notice that the 'surrender agency' now includes long guns. Also the deadline has been extended for prohibiting private possession.

Planned by Nixon and Reagan in the early seventies.
It's police safety vs. privacy rights
Hostile Supreme Court hears case; Reno argues for the government

WASHINGTON — Attorney General Janet Reno, in her debut as a Supreme Court advocate, met surprising resistance today as she argued for giving police more power when they make routine traffic stops.

In her 10-minute appearance, Reno repeatedly was interrupted by justices who doubted the wisdom of giving police automatic authority to tell all passengers to get out of a car.

The nation's top law enforcement official traditionally makes at least one argument before the highest court. It was thought that Reno had followed the standard practice of picking one the government was likely to win.

But even the court's most conservative members seemed troubled by the automatic rule urged in a Maryland case by Reno and state Attorney General J. Joseph Curran.

While Reno contended that she was seeking police authority for "a brief, temporary stop," of a car's passengers, Justice Anthony M. Kennedy disagreed. "This is a prolonged search," he said.

"You want no reasonableness limitation," Justice Antonin Scalia told Reno. He then asked her whether a police officer who stops a speeding bus may ask all passengers — not just the driver — to get out.

"That might be a more difficult case," Reno said, but then indicated that officers should have that discretion.

"They are vulnerable to attack, not just from the driver but from the passenger," she argued. "It's the person seated in the vehicle that creates the danger."

Curran, who preceded Reno, immediately ran into a buzz saw of questions from the bench when he suggested that police officers should be able to order all passengers out of a car and require them to remain at the roadside.

"The officer has to be able to control the location of the passengers," Curran said.

But Justice Sandra Day O'Connor, in increasingly hostile tones, inquired how long passengers can be made to stand outside the car while a driver's license and registration are checked.

O'Connor asked Curran about the young woman and her baby who are forced out of the car and into a driving rain or a snow storm, or a driver's confused elderly parent who doesn't comprehend police orders and wanders away.

"If he doesn't understand, shoot him?" she asked Curran sharply. "This could be carried to extremes, and you don't seem to recognize that there's a difference."

The court is weighing personal privacy against police safety in the context of confrontations played out hundreds of times each day across the country.

The justices must decide by July whether police who make routine traffic stops always have the power to tell all passengers to get out of the car and what authority they have to tell the passengers not to leave.

The court ruled in 1977 that motorists stopped for routine offenses can be ordered by police to get out of their cars. Now Maryland prosecutors and Reno are seeking to apply that decision to passengers along for the ride.

Unlike Baltimore law enforcement officials, who represent arrestees, said.

"It's the government the public has to tell all passengers to get out," said.

Justice Stephen G. Breyer ruled in 1977 that before ordering passengers out of Maryland's appeal has received.

The Clinton administration's assistance is not the only help Maryland's appeal has received. Thirty-eight states joined in a friend-of-the-court brief urging the court to allow such police authority.

RENO KNOWS THAT THE CAR SEARCHES ARE REQUIRED BY PAGE 340!
THE PRIMARY PURPOSE FOR SEARCHING CARS AND PEOPLE IS TO LOOK FOR GUNS.
Bill aims at ban on handguns

RICH HARRIS
Associated Press Writer

SACRAMENTO — Democrats in the California Assembly are out to ban the manufacture and sale of the cheap handguns sometimes referred to as "junk guns," and say this time they think they have the votes to do it.

Also known as "Saturday Night Specials," the inexpensive weapons — often mechanically unreliable — are frequently used in crimes, sponsors of the bill said.

Previous attempts to ban such guns, many of which are manufactured in the state, have failed.

But Democrats have regained the majority in the Assembly, and sponsors of the new bill said Monday they believed they could win passage of the bill this year.

"We're going to be working very hard to convince those legislators who are in swing districts that this is a high-profile issue and one they should care about," said Assemblyman Louis Caldera, D-Los Angeles.

The bill would require all guns made and sold in California to conform to the safety standards required of weapons manufactured outside the country, which are tougher than the standards for domestically manufactured weapons.

The bill would also require that all guns sold in California after June 1, 1999, be equipped with child-proof features such as trigger locks, loaded chamber indicators or "smart gun" sensors which permit a weapon to be fired only by the person to whom it is registered.

The source of the above "Page 340" is the 1968 Gun Control Act. In 1974 this secret directive was quietly sneaked from the federal level to state houses to co-ordinate the governors and key state representatives with the plan for the gradual elimination of all handguns. Crime was deliberately increased to create public support for this subversive idea.

It would also encourage all weapons to have such personalization features, and require warning labels on weapons which lacked them.

Coauthors include Majority Leader Antonio Villaraigosa, D-Los Angeles; Assemblywoman Elaine White Alquist, D-Santa Clara; and Assemblyman Carl Washington, D-Compton.

A spokesman for Assemblyman Larry Bowler, an Assembly gun-rights advocate and former deputy sheriff, said opposition to this bill would stem from the same reasoning as in the past: first, that defining "junk guns" in legislation is extremely difficult; second, that eliminating inexpensive weapons from the marketplace is unfair to low-income citizens who want a gun for self-defense; and third, that the "smart gun" technology would defeat the purpose of having a weapon for self-defense.

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

Enforcement of Current Laws

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

Handguns in American Society

RECOMMENDATIONS

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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 with the 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 enactment of State legislation prohibiting the sale of handguns, their parts, and ammunition within the State, except for sale to law enforcement agencies or for military uses.

Establishing a State Gun Control Agency

The Commission urges the enactment of State legislation establishing and funding a State agency authorized to purchase all presently surrendered handguns, and further authorized to register and modify handguns to be retained by private citizens as curios, museums pieces, or collector's items.
From Reagan to Davis, California has been the pilot state for enforcing the goals of Page 340. Unconstitutional bogus gun laws must be stopped in California lest other states fall like dominoes.

**The bill, which Gov. Gray Davis signed Thursday after a final vote, gives California one of the strongest gun-control measures in the country, aid Luis Tolosa, a community center in Los Angeles.**

**Highly publicized shootings, including those Aug. 10 at a Jewish community center in Los Angeles, have boosted support for gun control among the public full of around laws regulating private handgun possession.**

**The bill's author, Sen. Richard Pan of Sacramento, told reporters a few hours before the Thursday vote was delayed several hours because several Democrats, particularly those facing close elections next year, were reluctant to back the complicated bill.**

**Despite taking an oath to support the Constitution, all 52 United States, the 1968 Gun Control Act's directive, called Page 340 to finalize the goals of the "United States Program for General and Complete Disarmament" requiring the complete disarming of every law-abiding individual in the nation! (Refer to Public Law 87-297), another, the 1983 date has been updated.**

The Commission urges the enactment of State legislation not later than January 1, 1983, prohibiting the private possession of handguns after January 1, 1983, as curios, museum pieces, or collectors items. The Commission further urges the enactment of State legislation establishing a State agency authorized to purchase all voluntarily surrendered handgun parts, and ammunition other than law enforcement and local laws. The Commission further urges the enactment of State legislation providing for an indefinite prison term for committing a felony while in possession of a handgun. The Commission urges the enactment of State legislation providing for public full of around laws regulating private handgun possession. The Commission further urges the enactment of State legislation establishing a State gun control agency, Prohibiting the sale of handguns, the further recommendation that Federal, State, and local governments for military purposes.

**Enforcement of Current Laws**

**Prohibiting the Manufacture of Handguns**

**Prohibiting the Private Possession of Handguns**

**Establishing a State Gun Control Agency**

**Go, Dave!**

**Supports & Endorsed by**

**Greg Dearden, David Scott, John Garamendi, Lao, Arnold, Wright, Tom Hayden, A. C. Borem, Kevin L. Jeffers, John Hagan, Darrell Steinberg, Peter Fieback**

**Assembly OKs Bill**

The Sacramento Bee, August 20, 1999

Jessica Kerr

Sacramento - After final vote, the bill, which Gov. Gray Davis signed Thursday after a final vote, gives California one of the strongest gun-control measures in the country, aid Luis Tolosa, a community center in Los Angeles. Highly publicized shootings, including those Aug. 10 at a Jewish community center in Los Angeles, have boosted support for gun control among the public full of around laws regulating private handgun possession.
NO MAN IS ABOVE THE LAW!

NO, NOT EVEN THE GOVERNOR!

Gray Davis has violated his oath of office by signing counterfeit legislation which tramples upon the the Second Amendment. This is a serious offence! This collusion with the federal government constitutes an act of perjury. He must be held accountable!

A constitutional governor would have invoked the power of the Second Amendment against the nefarious activities of equally guilty errant state legislators. The governor is supposed to keep the ship of state on an even keel! Davis was not hired to participate in federal plans to disarm all the law-abiding citizens of this state! How safe will the people of California be when Davis's complicity with the federal government's secret goal of complete elimination of all citizen owned firearms is carried out?

Handguns
In
American
Society

RECOMMENDATIONS

Enforcement of Current Laws

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

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The Commission urges the enactment of State legislation prohibiting the manufacture of handguns, their parts, and ammunition unless the State, except for sale to law enforcement agencies or for military use.

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Prohibiting the Private Possession of Handguns

The Commission urges the enactment of State legislation prohibiting the private possession of handguns after that date.

SECOND AMENDMENT COMMITTEE P.O. BOX 1776 HANFORD, CALIFORNIA 93232
No Blue Skies
Under Gray Davis

The present governor of the State of California, Gray Davis, plans to run for the presidency in the next presidential election. Voters in other states need to know that Davis is very anti-gun. He has been signing massive gun laws, and is in league with Washington, D.C. promoters of the Gun Control Act of '68.

During the time Jerry Brown was California's governor, Gray Davis was his Chief-of-Staff. The Chief-of-Staff not only manages the governor's staff, he is the governor's spokesperson, a watch dog for the governor, and is expected to head off anything of which the governor would not approve. He is the governor's 'right-hand' man, an "insider" who gets involved in all the most confidential plans and arrangements.

It was then that Governor Brown, working in tandem with California's outgoing governor, Ronald Reagan, quietly put into effect the unauthorized, unconstitutional, secret Recommendations listed on Page 340. Page 340 requirements were applicable to all states with California as leader. It is inconceivable that Gray Davis, then Chief-of-Staff, could not have been involved and knowledgeable about Page 340!

Davis, now California's governor, is openly forcing upon Californians those secretly installed "Recommendations" on Page 340. Page 340, as you know, sets up a Gun Surrender Agency; prohibits the manufacture and sale of handguns within the state; prohibits ownership and possession of all handguns; and calls for the police to stop automobiles and search persons and vehicles for guns.

We will continue to lose our liberty, if we fail to alert gun owners all over the nation while there is time to expose this unfaithful and devious candidate and his methods of operation. Gray Davis creates an impression of a dignified earnest representative by his demeanor and his eloquence in speaking. The man behind the mask must be exposed before the hysterical momentum builds up for a "Davis for Presidency"; lest another communitarian president takes over to begin the finish of the republic.

A careful review of California newspaper items gives powerful evidence of the "insider" state/federal collusion going on between Governor Davis's office in Sacramento and the federal Department of Justice in Washington, D.C. The D.O.J. is the catalyst for fulfillment of the G.C.A. '68.

All state and national governors together with their attorneys-general are moving with the D.O.J. to complete the hidden goals Congress drafted in the G.C.A.'68. Not all of G.C.A.'68 goals are listed on Page 340. The G.C.A. '68 is an exponent of the 1961 "United States Program for General and Complete Disarmament" (Public Law 87-297). The people need to know that Gray Davis is no savior -- just another global communitarian!

Second Amendment Committee
Hanford, California 93232
An act to amend Section 12020 of the Penal Code, relating to firearms.

LEGISLATIVE COUNSEL'S DIGEST

SB 933, as amended, Polanco. Firearms.

Existing law makes it a misdemeanor or a felony to manufacture or cause to be manufactured, import into the state, keep for sale, offer or expose for sale, or give, lend, or possess specified weapons, but not including a nonsporting handgun.

This bill would apply this provision to make it a misdemeanor or felony to manufacture or cause to be manufactured, import into the state, keep for sale, offer or expose for sale, give, or lend any nonsporting handgun, as defined. The bill would make it a misdemeanor to possess a nonsporting handgun. By expanding the scope of an existing crime creating new crimes, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.


Proof of federal and state collusion:
No one can doubt that illegal and unlawful Page 340 is Senator Polanco's mission and objective.
THERE IS NO STATUTORY LIMITATION ON FRAUD!

GUN OWNERS! CALIFORNIA’S ANTI-GUN LAWS ARE A FRAUD!

There is more than enough evidence to show how the State and federal government collaborated to bypass the Second Amendment and defraud the people of their right to keep and bear arms. The unauthorized insertion of “Page 340” in the Governor’s Master Set of Standards and Goals is overwhelming evidence of fraud. There is no doubt but that these two divisions of government broke the supreme law of the land in the Bill of Rights by adding Page 340; plus, they broke their own rules because there was no “citizen participation” or “citizen approval” connected to adoption of Page 340.

“Citizen participation” was required! Page 340 was subject to it, but it did not undergo it. Page 340 was ‘sneaked’ in, and was put into effect without the “consent of the governed.” In order for constitutional citizens to reverse the course we are on, charges against these misdeeds must be entered and heard. Such an action has the power to rescind all unconstitutional anti-gun laws, at least in California where the fraud is provable.

Courts are known to throw out finished work when it does not have “citizen participation” -- provided it was required -- which was the case connected to the work of the Law Enforcement Assistance Administration (LEAA). As the LEAA swept through all of the states, they knew they were required to have “citizen participation” for their nationwide project. The state knew it also. They both knew they would not get the 17 California Citizen Advisory Committees to approve of what was later to become known as Page 340, especially not in the days of the early seventies! So they operated deceptively in the area of rights without required citizen approval of Page 340. Page 340 was ‘sneaked’ into the Governor’s Master Set of Standards and Goals and made a part of the work that was approved of by the 17 California Citizen Advisory Committees. Page 340 never received the approval or consent of the Committees!

The state has been using Page 340 ever since as their standby authority to pass anti-gun laws and to eventually completely disarm the people. A fraud of serious proportions has been committed! Since there is no statutory limitation on fraud, even at this late date, those deceptive actions are subject to investigation, charges and penalty.

Supported by “citizen participation,” change agents can thwart complaints of present or future challengers, who dare protest what has happened to their gun rights! The State can claim it operated with the consent of the governed, a protective principle listed in the Declaration of Independence. This is their primary reason for establishing “citizen participation”.* The 17 California Committees never authorized or had any “say” about Page 340. There was NO citizen participation for subjects involved in Page 340! The gun issue was never before them. Yet the Governor’s Master Set of Standards and Goals contained Page 340! Someone has to answer for this!

The following sheet shows a picture of the 6 books that were created by the federal National Advisory Commission on Criminal Justice Standards and Goals.** This is also the cover that was used on the Governor’s Master Set of Standards and Goals.

The fraud is on-going! Quite obviously, Page 340 still controls the majority of this State’s public officials, their policies, and unlawful legislative enactments on guns. Proper action, if stimulated, can expose this fraud and then roll back all of the anti-gun laws! The challenge is worthwhile, and
extremely necessary. It should be pursued by all the people with the aid of gun fraternities. Items clipped from newspapers and displayed in this set are evidence of Page 340’s current viability.***

If the faith the people once held in the courts, had not faded, they could now feel assured that justice would be served by action in the courts. Even though there is doubt, it is an iron in the fire that has to be tried. Another answer lies in taking this grievance to loyal sheriffs, whose power supersedes that of judges. His oath requires him to support and defend the people of his county against unconstitutional actions.

Then, too, it would be a real help if one or several truly constitutional members of the state legislature would make a personal appeal to the Grand Jury of his (or her) county to undertake a study of the Page 340 subject and issue their findings. The state representative could also introduce a resolution to do the same simultaneously with a state level investigation. All four ideas must be tried at the same time. Just to say that every angle was covered, an appeal could be made to the governor himself to reconsider the validity of his authority on firearms. Page 340 is our Rosetta Stone.**** We are hanging by our bootstraps, and we must get moving on all five of these efforts as a start, before we find ourselves embroiled in a Civil War; or, worse still, before we reach the point of no return!

Footnotes:

*In the particular situation that happened in California, it meant that those 467 people who comprised the 17 Citizens Advisory Committees were representing every citizen in the State of California, which in 1974 would have been around 26 to 28 million people. The overwhelming majority of Californians did not even know what was going on, much less that it was going on in their own name! They were never consulted as to whether or not they wanted their handguns prohibited.

**Senator Richard Lugar and Senator Arlen Specter were members of the “National Advisory Commission On Criminal Justice Standards and Goals” – the team that produced the 6 books used by the Law Enforcement Assistance Administration. One of their six books was entitled “A National Strategy to Reduce Crime”. This book contained the gun issue in its 9th Chapter. All 7 detailed anti-gun objectives comprising Chapter 9 in “A National Strategy to Reduce Crime” were summarized onto one sheet, which in due time became the 340th page that was fraudulently entered into the California Governor’s Master Set of Standards and Goals, totally unauthorized! “Page 340” still controls the policies of the State of California.

QUESTION: Since the LEAA ‘worked over’ all of the other states in the nation during its reign, what page number would have been quietly assigned by the governor of each of the other states as they produced their own required Master Sets of Standards and Goals under the leadership of the federal Law Enforcement Assistance Administration?

***When Reagan’s fraudulent action was discovered, he had 4 weeks left in his term, after which he was replaced by Jerry Brown as governor. Brown refused appointments by protesters. Gray Davis was Brown’s chief-of-staff, and knew everything that was going on. As governor, Davis signed the infamous anti-gun legislation by California State representative Don Perata. The new California governor, Arnold Schwartzengger, who has replaced Gray Davis, is in favor of existing anti-gun laws, and he will operate under the belief that Page 340 will cover his actions in signing more gun laws, including his authority to continue those laws that are already unlawfully being enforced in California.

****Reference to the “Rosetta Stone” is found in the dictionary. Its value was that it was a great first clue toward deciphering unknown ancient writings, thus opening up a wealth of information previously undiscovered.

Second Amendment Committee  Post Office Box 1776  Hanford, California 93232  (559) 584 5209
"Handguns in American Society"

**RECOMMENDATIONS**

**Enforcement of Current Laws**
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- The Commission urges the 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.

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- 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.

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- 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.

...not because of crime! It is really being done to comply with the law calling for complete disarmament of the nation! Public Law 87-297
The prime purpose behind the writing of the Second Amendment of the Bill of Rights was not only to guard against invasion from without, but primarily to guard against the invasion of the people’s liberty from within. When public officials prohibit or obstruct the right to arms held by the people, and interfere with the citizen’s use of arms necessary for the prevention of tyranny in government, that legislation is called sedition.

Completely disarming the population is the goal of most public officials, and it is unlawfully being achieved on a gradual basis. If the people fail to assert and charge that the right to arms is beyond the authority of public officials, they will lose all of their guns. The only way public officials can make an end run around the Second Amendment is to lie about the Second Amendment and misconstrue its meaning.

Those who seek to overthrow the government of the United States have been taught to use degrading names for the arms of the people, such as assault weapons, cop killer bullets, etc. The people have become victims of this perversion when they should be continually protesting against the use and acceptance of such guileful, brainwashing techniques! Good people don’t use good weapons for assault purposes!

Additionally, the Preamble preceding the Bill of Rights forbids encroachments, but Americans are now ‘stewing in their own juice’, as the old saying goes, because they have failed to charge forth with the facts and are accepting as “law” bogus legislation written by those who are forbidden to do any legislating whatsoever in the area of the people’s right to arms.

The lack of courage, by the people to prevail against such techniques, is the result of primary conditioning necessary to those who intend to first demoralize and then completely disarm the nation. Those who intend to overthrow the American traditional government have deliberately used public office for the purpose of altering the system. They could not delegate to themselves unlimited power and install repressive goals and objectives unless they first disarmed the people.

The stalwarts, who fought to establish liberty, were well aware of the dangers associated with placing unguarded trust in public officials. This is why they chose to secure the right to arms in a document that is not subject to repeal; clearly orders arms shall not be infringed; and is headed by a Preamble proscribing misconstruction.

The most eloquent speaker of his day, Patrick Henry led the fight to establish the Bill of Rights as an impenetrable guardian over our precious liberties. Although his great orations have been obscured by today’s politicians, Henry knew that the absoluteness of the right to arms was the only method by which such liberties could be preserved, and he made that fact known!

The Congress, which participated with Henry in the quest for a Bill of Rights knew that the right to arms was being entered as an absolute right — beyond the purview and authority of future public officials.

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Reagan says he kept promises

CINCINNATI (AP) — President Reagan told the nation's governors today that in his two terms in the White House he had kept his promise to "get the federal government off the backs of the states.

Speaking to the 80th annual meeting of the National Governors Association, the president said, "In the last 7 1/2 years, we have broken the federal government of its compulsion to control every breath the states take."

In his text, Reagan never mentioned the presidential contest between his vice president, George Bush, and Democratic Gov. Michael Dukakis of Massachusetts.

Dukakis was not scheduled to appear at the Republican National Convention until the closing session on Tuesday. Bush was in New Orleans, where the governors conference will nominate him for president next week.

Reagan portrayed himself as a former governor who reversed a trend toward federal domination of the states.

"Too often in the past, when Washington listened to the states, it heard only what it wanted to hear," he said. "Today, things are different. When governors talk, we not only listen, but we hear."

The president said his administration had worked closely with governors to come up with assistance for farmers hurt by the widespread drought.

"You have advised," he said. "We have responded. America's farmers are getting help."

"From education to transportation to helping America's poor and homeless, you have led," he said. "While Washington has been caught up in partisan intrigue, you've gone out and done the job."

Reagan cited welfare reform as an area in which "the states will find the way truly to help welfare families become independent and productive and to put them on the ladder of opportunity."

The article above ran in newspapers across the United States. More than likely half the country believed that President Reagan was truthful in this news release.

Research writers such as this writer wish more than ever that our countrymen were not victimized by a propaganda press. The exact opposite of this article is the truth and it is more than frustrating to be pitted against so powerful a brainwashing apparatus as the American media.

As governor, Ronald Reagan led not only California, but the whole nation into centralization of all power on to the federal level. This resulted in consolidation of all power in the hands of the internationalists who have seized control of federal positions for the purpose of re-structuring the United States for international control under a communist/socialist/serfdom type of world government.

Reagan was a pilot governor under the Law Enforcement Assistance Administration (LEAA) days at which time the San Luis Obispo training camp for training personnel in the conversion of government from civilian operation to military operation was established. It still operates today. The state was reduced to a shell of its former self during LEAA's reign. The international control system, Project Search, was pushed under Reagan's lead. The states were federalized by the Standard-setting Process which was also accomplished under Reagan's LEAA lead. Reagan and Nevada's governor, Paul Laxalt, were the first two governors to break parts of state line boundaries which is what happened in the Lake Tahoe Regional Planning Agency area. In a court battle over the existence of that agency, the ruling judge implied that the line separating California from Nevada no longer existed within the Tahoe Agency. Regional lines have the capability to erase constitutional lines. The public should be told!

No one beat the drums any harder for the acceptance of federal dollars, called "revenue sharing" (which was bait for the states to trade their power and control of their own
state governments for "dollars from Washington") than the governor of California, Ronald Reagan. Reagan pushed for and got the United Nations management system, the Program, Planning and Budgeting System (PPBS which is also called by newer names lately, such as Management by Objectives MBO). He installed it in the school systems and in the general administrations of state government.

Everything became under regional government management from A to Z. Most of the nation's power structure is now under United Nation's world management systems. Very little of the Constitutional processes exist, however, there is yet enough to reverse this recasting of American Constitutional government. After the armed forces are permanently transferred to the United Nations, the chances will be extremely slim, as a result of the disarmament negotiations being performed with the Soviets by the President of the U.S. - Ronald Reagan. Naturally, it is important to stop these treaties which Reagan is now in the process of negotiating with the Soviets and the United Nations.

During Reagan's first couple of years he made the appointments of the governors who govern our governors in the 10 federal regions. Then he issued an executive order to reroute the international control systems because the computerized management systems had been perfected to the degree that the federal government could work directly with each state and did not need to go through the 10 federal offices in the field.

The 10 federal regions are accurate lines (and operative) as pictured on the cover of this report. All of the states have been re-lined in their sub-divisions of government for the purpose of eliminating counties, (and cities) with the eventual objective of the total elimination of the state itself. Without states, the Constitutional Compact between the states and the federal government will be destroyed.

All this action was started by President Nixon's executive order to place the nation under this type of realignment for regional operation. Regional operation is not limited to the United States. It is already installed in most foreign countries. It is a world control system.

No governor worked as hard as Reagan to consolidate all power at the federal level. As president of the U.S., Reagan has signed a new Constitution for the U.S. (called Treaty 97-19); he has gotten the almost-impossible Genocide Treaty finally ratified so that now all the U.S. citizens are subject to prosecution in the world court. He supported the giveaway of the Panana Canal. Now under the camouflage of working for "peace" we (without the knowledge of the public) are going under full control of the United Nations, which is communist-dominated. Under the program called "peace" all power over U.S. government operations will be transferred to this communist organization. Our Bill of Rights, so very necessary to U.S. citizens and which contains the right to keep and bear arms, will be superseded and discarded as Reagan achieves the treaty for "Human Rights".

Keeping the public innocent, unaware and uninformed has been a major strategy in achieving the recasting of the U.S. The example on the other side of a news item on 8-8-88 shows the cooperation of the media in the game of pretense that has been going on during the years of dual governments.

Reagan is, without a doubt, the greatest charlatan who ever lived. Never before in history were so many fooled for so long and so fatally!

Those who will replace him in office are hand picked to continue the Washington Masquerade until you are totally and hopelessly caught in the trap. Both Democratic and Republican candidates are now, as has been since 1932, under the command of the world government engineers. WAKE UP! WAKE UP!

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