The Bill of Rights has an exclusive and unique power for which there is no equal! The Bill of Rights is a palladium which provides inviolability for sacred rights and is still higher law than the first seven articles in the federal Constitution. The first seven articles of the Constitution were conceived by our founding fathers, but the Bill of Rights makes known man's rights, the sacred endowments from the Creator which are unrepeatable! No man can nullify the laws of God! The Bill of Rights is the American Magna Carta and its authority is supreme. No public official can lawfully override, set aside, or repeal any of its provisions. The first Ten Articles (called Amendments) in the Bill of Rights can NOT be superseded by a law in any form, including executive orders, executive agreements, treaties, accords, state or federal pre-emption, etc.

To detrude the Second Amendment, by use of state or federal pre-emption, is an act of sedition. Public officials have no power to take pre-eminence over the Second Amendment. If the people are to maintain their liberty, their authority over the right to arms must also be maintained. Our sovereignty, our independence, our right to be self-governing, and our right to the pursuit of happiness under a republican form of government all depend upon the absoluteness of the Second Amendment. All of the other nine amendments in the Bill of Rights, for their own existence, depend entirely upon the existence of the Second Amendment. The Revolutionary War was not fought to gain “rights”. It was fought for independence, liberty, and to confirm that the rights of man always existed as “an endowment from the Creator”. The founding fathers did all the hard work. Certainly, we ought to be able to maintain what they did with the American Declaration!

There is no equal, nor any substitute for the American Declaration!

SUPPORT THE AMERICAN DECLARATION

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