UPCOMING TREATY LEGISLATION TO BAN ARMS

The First Thing to remember is: The "Bill of Rights" is not subject to the repeal, revoke or rescinding process. No legislation or treaty can supersede the “Bill of Rights”.

The Second Thing to remember is: The Second Amendment is the keystone of the Bill of Rights, and all the other rights in the "Bill of Rights" for their own existence depend upon it.

The Third Thing to remember is: The rights listed in the Second Amendment are beyond the authority, and beyond the reach of any public official whatsoever to legislate against, to infringe, interfere with, or to deny.

The Fourth Thing to remember is: Any order to take away guns from decent law-abiding citizens constitutes an ignorance of the law, malpractice, malfeasance, sedition, and/or treason; therefore, if any such law or order is produced, it is immediately considered to be bogus legislation, and all those involved in the fraudulent act must be held to answer!

The Fifth Thing to remember is: Without guns, freedom is dead! Once any state or federal official or administration starts to endorse, write, or enforce the fulfillment of any action, law or treaty to take away guns from decent, law-abiding citizens, the people will have been given:

(a) solid evidence beyond dispute of a cruel operating tyrannical dictatorship;

(b) a reason for a mass impeachment of all those so involved;

(c) a cause to defend the endowment from the Creator of their natural rights;

(d) evidence of grievous violations made against the required Oath of Office;

(e) the God-given energy and spirit to spontaneously demonstrate the real and true purpose for which the Founding Fathers wanted the people to privately own, purchase, sell, use, keep and bear arms: Liberty and Justice.

Second Amendment Committee    P.O. Box 1776    Hanford, Calif. 93232