Even though it is against the law for any government entity in the United States to order the surrender of all privately owned handguns, the Small Arms Treaty, is moving ever closer for Barack Obama's signature. If Obama signs this treaty, you will be in for some rough times.

The right of the people of the United States to keep and bear arms is indisputable! Everyone knows there is no liberty wherever there are no arms available to the people. Yet, efforts by treasonous public officials continue to manipulate public thinking so that the Small Arms Treaty can be enforced when signed by the president! It will lead the way for the government to ban every privately owned handgun because their unlawful groundwork has been laid.

The groundwork to reverse the essential right listed in the Second Amendment of the Bill of Rights was secretly engineered by the anti-gun federal administration in the mid-1970’s. A commission called the Law Enforcement Assistance Administration was created. First, it was Ronald Reagan as California’s governor. Later in 1975 Jerry Brown followed as California’s governor. When this secret unauthorized page was discovered, (shown on the right), neither governor made an effort to remove it when found in the “Master Set” of work the Citizen Advisory Committees had finished. In other words, this page was sneaked into the previously approved work done by the various Committees, a misdeed totally unknown to the Committees. This page never received their approval, a requirement for acceptance of the Master Set. These C.A.C. groups represented the voice of all the people of the state. This procedure was followed in every state, but the counterfeiting and falsification of the “people’s permission for their handguns to be outlawed” was not known by anyone but selected persons such as those on the state or federal level. Despite the fact that alert California citizens made the effort for both governors to remove this counterfeit page from the Master Set of California State Standards and Goals, removal of this un-approved, and un-approved, counterfeited page, never happened! Neither governor would call for its removal. Its contents and false permission still apply!

This “permission” to disarm the people was just as counterfeit then as it is still counterfeit today! It is the reason state and federal officials consider themselves able to write anti-gun laws, and to sign treaties that are destined to disarm all American citizens. A planned “National Gun Registry” and a Surrender Agency will result if this information fails to be disseminated to the public at large. The sneaky insertion of false information and false approval was no doubt pulled in every state by the federal government’s Law Enforcement Assistance Administration with the help of the various state governors, because such an evil deed would require national enforcement. There never was any permission given from the people to have their arms prohibited nor to completely disarm them. Because the anti-gun public officials needed the people’s permission to over-ride the Second Amendment of the Bill of Rights in order to move into the “General & Complete Disarmament Treaties” – such treachery was enacted. This information should be told!

California citizens were fortunate in discovering what had happened in their state capitol. It also explains the reason why Jerry Brown has returned after so long a time to once again be the governor of California. This 340th page will also assist to make John F. Kennedy’s Public Law 87-297 “acceptable”, since it, too, calls for the elimination of armaments of all kinds! Remember in Marbury v. Madison the court ruled: “All laws which are repugnant to the Constitution are null and void.” In Norton v Shelby County the court ruled: “An unconstitutional act is not law; it confers no rights; it imposes no duties; affords no protection; it creates no office; it is in legal contemplation, as though it had never been passed.” In Murdock v. Pennsylvania the court ruled: “No State can convert a right into a privilege.” In Shuttlesworth v. Birmingham, Alabama the court ruled: “A citizen cannot be punished for exercising a right.”

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