

United States of America Bill of Right

It is now been brought to the attention of the free citizens of the United States by a public announcement of the President that the defined meaning of the 2nd Amendment is to be made void. Here is the Amendment and its full definitional usage.

Amendment II - A well regulated militia, being necessary to the security of a free state, the right of the people to keep and bear arms, shall not be infringed.

As documented and restated using the 1st USA Dictionary, 1828 Webster's, giving the meanings of the words used and contained at:

<http://www.arky.org/Constitution/BOR/USBRs-2nd.html>

Amendment II - An adequately ordered force of free people (citizens) constantly ready for protecting, defending, and maintaining their geography in national, but especially in state, local, and home emergencies. This requires the people, that is, it is indispensable, necessary, and essential for the people, to have the just liberty of carrying, wearing, holding, and training with weapons of offense, or armor for defense and protection of the body for attack or defense in war or hostility in open or concealed manners. Such arms are maintained by the people to keep off or hinder approach or attack of an enemy or an evil. These rights can be improved by the state, but not violated either positively by contravention or by non-fulfillment or neglect of performance or by process to destroy or hinder; as, to infringe efficacy. Arms are the entire system required, as guns, ammunition, sights, knives, magazines, etc. are included. The arms are the same as used by the regular military for protecting the state, community, and/or home. The government cannot restrict or tax or impede or hinder the distribution or storage or use or procurement of arms by the people!

The purpose of an armed citizenry is to enable their self defense of life, liberty and property (reference the Declaration of Independence, <http://www.arky.org/Constitution/DOI.htm>, and

“The Law” by Frederick Bastiat, 1850, at <http://www.arky.org/Constitution/IOTC/bastiat.htm>. These are God given rights, not government given (and withdrawn) laws.

The President’s announcement is an open, but disguised, further removal of the rights of citizens to:

1. Be trusted citizens;
2. Trust our government, who already have far too many unconstitutional laws on citizens protecting themselves or their children;
3. Be informed using Standard English, not politically correct redefined terms, like assault weapons, gun safety, gun violence;
4. Set the priorities of their own communities and homes, including gun safety and school safety, both of which all government in history have demonstrated the natural tendency to take all power unto themselves, quickly or slowly;
5. Depend on Congress, as their constitutionally designated legal representatives, to make constitutionally sound law, not the President unconstitutionally declaring laws, decrees, or proclamations without constitution authority.
6. Depend on the President to support and defend the US Constitution, rather than subvert it by all means at his disposal.

Human violence should be legally dealt with by the government – punish the wicked. The just should be protected by a just government and possibly be rewarded. Attacking the legal, law abiding citizen in their Constitutional rights is wrong. Ignorance of the Constitution is not an excuse; it’s just a problem with a government run educational system.

Adding the administrations’ defined (read political enemies) of dangerous individuals is conviction without trial. Dangerous individuals have already been classed by religious beliefs (especially Christian), military service, travel experience, spoken or written politically incorrect statements, and lack of compliance to obvious unconstitutional laws.

Our government is now completing its official takeover. Be willingly ignorant slaves or constitutional educated free citizens !