

“Say It Isn’t So, Joe”

“The President and I are determined to take action.” So said Joe Biden following his appointment as chairman of a “Task Force” established by Barack Obama to recommend “solutions” to the December 14, 2012 Sandy Hook Elementary School shooting and other such horrific events.

Well, as predicted, Joe Biden has prejudicially produced massive “gun control” proposals.

Barack Obama said: “I will do whatever I can, with or without the help of Congress, to curb the gun violence”. Barack Obama, shamelessly flanked by children and their parents as political props, presented his plans on Wednesday morning (January 16, 2013). Most of them are unconstitutional or irrelevant.

Mr. Obama said last week: “When he presents his proposals, all members of Congress should examine their consciences”. My goodness, Barack Obama does believe that he is an all-powerful king. No, Mr. Obama, those in Congress must examine the Constitution for the United States of America and always strictly follow each of its provisions according to its original intent. All those in government must do this.

Most apparently, Barack Hussein Obama II, an attorney and a “professor of constitutional law”, has intentionally decided to ignore the Second Amendment of the “Bill of Rights” and other provisions of the Constitution for the United States of America. The Second Amendment states:

“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.”

What do the words “shall” and “infringed” in this constitutional provision actually mean?

“Shall” is used in laws, regulations, or directives to express what is mandatory.

“Infringed” means to commit a breach or infraction of; violate or transgress; encroach or trespass.
This word originated from the Latin word “*infringere*” which means to break or weaken.

The Second Amendment was added to the Constitution for the United States of America to prohibit the federal government from making a law or taking any action that would limit the right of the people to use firearms to defend themselves, particularly to protect themselves against a tyrannical government.

In a January 10, 2013 Article, Judge Andrew Napolitano put it this way:

“The Second Amendment was not written to shoot deer,
the Second Amendment was written to shoot tyrants.” ...

“Are they going to be faithful to their oaths?”

Mr. Obama has a serious problem of not telling the truth and not following the Constitution for the United States of America. As an attorney and a self-proclaimed “professor of constitutional law”, it must be concluded that these violations of the law are surely being done by intent. Mr. Obama continues to commit serious crimes. Impeachment is the long overdue solution. Clearly, his constitutional “oath of office” means nothing to Barack Obama. Further, Barack Hussein Obama II is not a “natural born” Citizen of the United States of America and thus he is not eligible to be President. Mr. Joe Biden, also an attorney, apparently has similar diseases. He is equally guilty of committing some of the same crimes.

We must hold all those who violate their constitutional “oath of office” accountable. They must be removed from office and prosecuted to the fullest extent of the law.

Mr. Obama has said that if Congress will not act, he will use his executive authority. Executive Orders can only be lawfully used to direct and regulate the actions of those in the executive branch of government.

Further, like everything else done by those in government, no executive order can violate the strict, original intent of the Constitution for the United States of America and/or the Constitution of the State.

On January 15, 2013, the New York Legislature passed, and Governor Andrew M. Cuomo signed, a very extreme “law” that is clearly unconstitutional in whole or in part. The constitutionality of this alleged Empire State “law” shall surely be challenged.

The State, Counties, local governments and the Citizens of Pennsylvania must say an emphatic NO to any attempt to violate our right to bear arms. Absolutely no exceptions can be allowed. It is our right to nullify an immoral and/or unconstitutional “law”, rule, order, regulation, court decision, executive order, etc. It is the constitutional duty and responsibility of each and everyone in government to do the same. Nullification is the “Rightful Remedy” to usurpation of power!

The following are examples of lawful solutions that actually work to stop school shooting:

1. The Harrold Independent School District in Harrold, Texas has 103 students in one building, which is 20 minutes away from the nearest Sheriff's station. In 2007, Superintendent David Thweatt created what he calls a "guardian plan" after the attack at Virginia Tech. Teachers, Administrators and other school personnel have the option to carry a concealed weapon in the school, after being certified, trained and approved individually by the school board. Mr. Thweatt stresses accuracy as an important requirement. Only bullets that will not ricochet because they fracture upon impact with a hard surface may be used. The number and identity of the people carrying a weapon are not disclosed. Superintendent Thweatt said, “I believe nothing makes a school safer than teachers who are armed.” To learn more about this solution, watch the YouTube video at: <http://www.youtube.com/watch?v=zmqMBwFzhSE>

2. Sheriff Denny Peyman in Jackson County, Kentucky, will obey his “oath of office” and not enforce any action that violates either the State or federal Constitutions. He would rather the Citizen have a gun than a phone to protect themselves. Sheriff Peyman shall protect the rights of the Citizens from all enemies both foreign and domestic. Denny Peyman is a constitutional Sheriff. To learn more about this solution, watch the Fox News “On The Record” video at: <http://video.foxnews.com/v/2094320101001/>

3. Chief of Police Mark Kessler in Gilbert, Pennsylvania, a small borough in Schuylkill County with a population of only 867 people, is proposing a “Second Amendment Preservation Ordinance” that he plans to present to the City Council during its January 24, 2013 meeting. This Ordinance would nullify any action by the federal, State or local government that would limit a Citizen in the exercise of his or her “right to bear arms”. To learn more about what Chief Kessler means and has proposed, read the Article at: <http://www.infowars.com/pennsylvania-police-chief-proposes-2nd-amendment-preservation-ordinance/>

4. The Butler County School District in Pennsylvania will arm retired State Police Officers to guard each school in the County. This plan was underway prior to the December 14th shooting at Sandy Hook Elementary School in Newtown, Connecticut. However, the implementation of the plan will be accelerated as a result of a judge's order issued following the Newtown shootings. To learn more about this solution, read the Article at: <http://www.officer.com/news/10843509/western-pennsylvania-school-districts-arm-guards>

“Now is the time for all good men (and women) to come to the aid of their country.” This typing exercise is so true today. We must understand our true law and demand that all those in government strictly follow their “oath of office” at all times according to the original intent of our founding documents. No exceptions, no pragmatism and/or no compromise of constitutional principles!

“Those who hammer their guns into plows will plow for those who do not.” ~ Thomas Jefferson