

A vote for Public Law 101-216 is a vote to support its parent document, Public Law 87-297. This is a clear-cut violation of the oath of office. Elimination of the nation's common defense destroys the sovereignty of the nation and obsolesces its Constitution!

Republicans and Democrats! Is there a dime's worth of difference? Public Law 101-216 was only a 3 page bill! It was no big job to find the definition of disarmament which was plainly in view, yet Congress voted to continue financing the giving away of our armed forces to the United Nations.

Look closely at the names of the congressmen who voted to support Public Law 101-216. It passed the Senate by voice vote.

CONGRESSIONAL RECORD—HOUSE

Public Law 101-216

October 12, 1989

(Roll No. 287)

YEAS—400

- | | | |
|---------------|--------------|---------------|
| Ackerman | Clement | Fippo |
| Akaka | Clinger | Ford (MI) |
| Alexander | Coble | Ford (TN) |
| Anderson | Coleman (MO) | Frank |
| Andrews | Coleman (TX) | Frenzel |
| Annunzio | Combest | Frost |
| Applegate | Condit | Gallagher |
| Archer | Conte | Gallo |
| Atkins | Conyers | Gaydos |
| AuCoin | Cooper | Gedden |
| Baker | Costello | Gekas |
| Ballenger | Coughlin | Gerent |
| Barnard | Cox | Gibbons |
| Bartlett | Coyne | Gillmor |
| Barton | Craig | Gilman |
| Bates | Dannemeyer | Gingrich |
| Bellenson | Darden | Glickman |
| Bennett | Davis | Gonzales |
| Bentley | de la Garza | Goodling |
| Bereuter | DePazio | Gordon |
| Berman | DeLay | Goss |
| Beverly | Dellums | Gradison |
| Billbray | Derrick | Grandy |
| Billirakis | DeWine | Grant |
| Bliley | Dicks | Gray |
| Boehlert | Dingell | Green |
| Boggs | Donnelly | Guarini |
| Bonior | Dorgan (ND) | Gunderson |
| Borski | Dornan (CA) | Hall (OH) |
| Bosco | Douglas | Hall (TX) |
| Boucher | Downey | Hamilton |
| Boxer | Dreier | Hammerschmidt |
| Brennan | Duncan | Hancock |
| Brooks | Durbin | Hansen |
| Broomfield | Dwyer | Harris |
| Browder | Dymally | Hastert |
| Brown (CA) | Dyson | Hawkins |
| Brown (CO) | Early | Hayes (IL) |
| Bruce | Eckart | Hayes (LA) |
| Buechner | Edwards (CA) | Hefley |
| Bunning | Edwards (OK) | Hefner |
| Burton | Emerson | Henry |
| Bustamante | Engel | Herger |
| Byron | English | Hertel |
| Callahan | Erdreich | Hill |
| Campbell (CA) | Espy | Hoagland |
| Campbell (CO) | Evans | Hochbrueckner |
| Cardin | Pascell | Holloway |
| Carper | Fuwell | Hopkins |
| Carr | Fazio | Horton |
| Chandler | Feighan | Houghton |
| Chapman | Fields | Hoyer |
| Clarke | Fish | Hubbard |
| Clay | Flake | Hughes |

- | | | |
|----------------|---------------|----------------|
| Hutto | Moody | Shays |
| Hyde | Moorhead | Shumway ✓ |
| Inhofe | Morella | Shuster |
| Ireland | Morrison (WA) | Sikorski |
| Jacobs | Mrazek | Siskys |
| James | Murtha | Skages |
| Jenkins | Myers ✓ | Skeer |
| Johnson (CT) | Nagle | Skelton |
| Johnson (SD) | Natcher | Slattery |
| Johnson | Neal (MA) | Slaughter (NY) |
| Jones (GA) | Nielson | Slaughter (VA) |
| Jones (NC) | Nowak | Smith (FL) |
| Jontz | Oakar | Smith (IA) |
| Kanjorski | Oberstar | Smith (NE) |
| Kaptur | Obey | Smith (NJ) |
| Kasich | Olin | Smith (TX) |
| Kastenmeier | Ortiz | Smith (VT) |
| Kennedy ✓ | Owens (NY) | Smith, Denny |
| Kennelly | Owens (UT) | (OR) |
| Kildee | Oxley | Smith, Robert |
| Klaczka | Packard | (NH) |
| Kolter | Pallone | Smith, Robert |
| Koestmayer | Panetta | (OR) |
| LaFalce | Parker | Snowe |
| Lagomarsino | Parris | Solarz ✓ |
| Lancaster | Pashayan ✓ | Solomon |
| Lantos | Patterson | Spratt |
| Laughlin | Paxon | Staggers ✓ |
| Leach (IA) | Payne (NJ) | Stallings |
| Leath (TX) | Payne (VA) | Stangeland |
| LeFlore | Pease | Stark |
| Lehman (CA) | Pelosi | Stearns |
| Lehman (FL) | Penny | Stenholm |
| Lent | Perkins | Stokes |
| Levin (MI) | Petri | Studds |
| Lewine (CA) | Pickett | Sundquist |
| Lewis (CA) | Pickle | Swift |
| Lewis (FL) | Porter | Synar |
| Lewis (GA) | Poshard | Talton |
| Lightfoot | Price | Tanner |
| Lipinski | Purseell | Tauke |
| Livingston | Rahall | Tauzin |
| Lloyd | Rangel | Thomas (CA) ✓ |
| Long | Ravenel | Thomas (GA) |
| Lowery (CA) | Ray | Thomas (WY) |
| Lowey (NY) | Regula | Torres |
| Lukens, Thomas | Rhodes | Torricelli |
| Lukens, Donald | Richardson | Trafficant |
| Maohley | Ridge | Traxler |
| Madigan | Rinaldo | Udall |
| Manton | Ritter | Unsoeld |
| Markey | Roberts | Upton |
| Marlenee | Robinson | Valentine |
| Martin (IL) | Roe | Vander Jagt |
| Martin (NY) | Rogers | Vento |
| Martinez | Rohrabacher | Viscosky |
| Mataul | Ros-Lehtinen | Volkmer |
| Mavroules | Rose | Vucanovich |
| Mazzoli | Rostenkowski | Walgren |
| McCandless | Roth | Walker |
| McCloskey | Rowland (CT) | Walsh |
| McCollum | Rowland (GA) | Watkins |
| McCrary | Roybal | Waxman |
| McCurdy | Russo | Weber |
| McDade | Sabo | Weiss |
| McDermott | Salki | Weldon |
| McEwen | Sargmeister | Wheat |
| McGrath | Sarpallus | Whittaker |
| McHugh | Savage | Whitten ✓ |
| McMillan (NC) | Sawyer | Williams |
| McMillen (MD) | Saxton | Wilson |
| McNulty | Schaefer | Wise |
| Meyers | Scheuer | Wolf |
| Mfume | Schiff | Wolpe |
| Michel | Schneider | Wyden |
| Miller (CA) | Schroeder | Wylie |
| Miller (OH) | Schuette | Yates |
| Miller (WA) | Schulze | Young (AK) |
| Mineta | Schumer ✓ | Young (FL) |
| Mookley | Sharp | |
| Mollohan | Shaw | |
| Montgomery | | |

This law divests us of all of our armed forces! That means No Army! No Navy! No Air Force! No National Guard!



George H. W. Bush! You signed this into law! As president neither you nor the Congress were vested with the power to deprive this nation of its military.

NOT VOTING—21

- | | | |
|----------|---------------|-----------|
| Anthony | Foglietta | Murphy |
| Bryant | Garcia | Neal (NC) |
| Collins | Gephardt | Nelson |
| Courter | Hatcher | Quillen |
| Crockett | Huckaby | Roukema |
| Dixon | Mollinari | Towns |
| Florio | Morrison (CT) | Yatron |

NAYS—11

- | | | |
|---------|-----------|---------------|
| Arney | Dickinson | Sensenbrenner |
| Aspin | Hunter | Spence |
| Bateman | Kolbe | Stump |
| Crane | Kyl | |

The Clerk announced the following pair:

On this vote:
Mr. Murphy for, with Mr. Quillen against.
Messrs. KYL, BATEMAN, ASPIN, and KOLBE changed their vote from "yea" to "nay."

So the bill was passed.
The result of the vote was announced as above recorded.



An Act

To establish a United States Arms Control and Disarmament Agency.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

TITLE I—SHORT TITLE, PURPOSE, AND DEFINITIONS

SHORT TITLE

SECTION 1. This Act may be cited as the "Arms Control and Disarmament Act".

Arms Control
and Disarma-
ment Act.

PURPOSE

SEC. 2. An ultimate goal of the United States is a world which is free from the scourge of war and the dangers and burdens of armaments; in which the use of force has been subordinated to the rule of law; and in which international adjustments to a changing world are achieved peacefully. It is the purpose of this Act to provide impetus toward this goal by creating a new agency of peace to deal with the problem of reduction and control of armaments looking toward ultimate world disarmament.



Arms control and disarmament policy, being an important aspect of foreign policy, must be consistent with national security policy as a whole. The formulation and implementation of United States arms control and disarmament policy in a manner which will promote the national security can best be insured by a central organization charged by statute with primary responsibility for this field. This organization must have such a position within the Government that it can provide the President, the Secretary of State, other officials of the executive branch, and the Congress with recommendations concerning United States arms control and disarmament policy, and can assess the effect of these recommendations upon our foreign policies, our national security policies, and our economy.

This organization must have the capacity to provide the essential scientific, economic, political, military, psychological, and technological information upon which realistic arms control and disarmament policy must be based. It must be able to carry out the following primary functions:

- (a) The conduct, support, and coordination of research for arms control and disarmament policy formulation;
- (b) The preparation for and management of United States participation in international negotiations in the arms control and disarmament field;
- (c) The dissemination and coordination of public information concerning arms control and disarmament; and
- (d) The preparation for, operation of, or as appropriate, direction of United States participation in such control systems as may become part of United States arms control and disarmament activities.

DEFINITIONS

SEC. 3. As used in this Act—

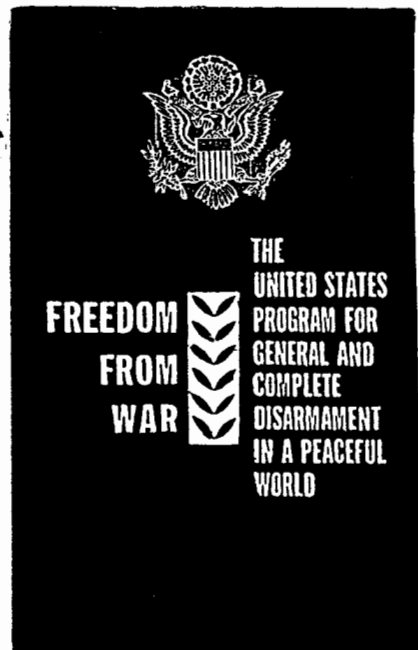
- (a) The terms "arms control" and "disarmament" mean the identification, verification, inspection, limitation, control, reduction, or elimination, of armed forces and armaments of all kinds under international agreement including the necessary steps taken under such an agreement to establish an effective system of international control, or to create and strengthen international organizations for the maintenance of peace.



FREEDOM FROM WAR
 THE UNITED STATES PROGRAM FOR
 GENERAL AND COMPLETE DISARM-
 AMENT IN A PEACEFUL WORLD

EXCERPTED FROM

- The manufacture of armaments would be prohibited except for those of agreed types and quantities to be used by the U.N. Peace Force and those required to maintain internal order. All other armaments would be destroyed or converted to peaceful purposes.
- The disbanding of all national armed forces and the prohibition of their reestablishment in any form whatsoever other than those required to preserve internal order and for contributions to a United Nations Peace Force;



State Dept. Doc. 7277

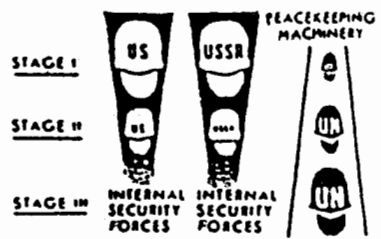
ZERO MILITARY

EXCERPTED FROM

Armed forces would be cut to a level of 2,100,000 men each for the Soviet Union and United States in the first stage, to 1,050,000 in the second stage, and to zero, except for small internal security and U.N. Peace Force contingents, in the third. Similar reductions in all of the foregoing categories would also have to be applied to other militarily significant powers in the second stage and to all states in the third stage.

2nd Report ARMS CONTROL & DISARMAMENT AGENCY

U.S. THREE-STAGE DISARMAMENT PLAN



READ ACROSS

from Page 11 Publication 14

ACTION RECOMMENDED: Visit or call your state representatives and protest the state's co-operation in these acts to overthrow our republic and the Constitution of the United States. A military defense is an essential to the American Union and the preservation of our Constitutional Compact and the Bill of Rights. The federal government cannot proceed without the help of the states.

Public Law 87-297

THIS IS THE OFFICIAL DISARMAMENT PROGRAM THE U.S. GOVERNMENT IS ENGAGED IN.

SEC. 3. As used in this Act—
 (a) The terms "arms control" and "disarmament" mean the identification, verification, inspection, limitation, control, reduction, or elimination, of armed forces and armaments of all kinds under international agreement including the necessary steps taken under such an agreement to establish an effective system of international control, or to create and strengthen international organizations for the maintenance of peace.

TITLE III SEC. 31:
 (a) the detection, identification, inspection, monitoring, limitation, reduction, control, and elimination of armed forces and armaments, including thermonuclear, nuclear, missile, conventional, bacteriological, chemical, and radiological weapons;

EXCERPTED FROM

Public Law 87-297
 87th Congress, H. R. 9118
 September 14, 1961

An Act

To establish a United States Arms Control and Disarmament Agency.

TITLE I—SHORT TITLE, PURPOSE, AND DEFINITIONS

Section 1. This Act may be cited as the "Arms Control and Disarmament Act".

Section 2. An ultimate goal of the United States is a world which is free from the ravages of war and the dangers and burdens of armaments; in which the use of force has been subordinated to the rule of law; and in which international adjustments to a changing world are achieved peacefully. It is the purpose of this Act to provide impetus toward this goal by creating a new agency of peace to deal with the problems of reduction and control of armaments looking toward ultimate world disarmament.

Arms control and disarmament policy, being an important aspect of foreign policy, must be consistent with national security policy as a whole. The formulation and implementation of United States arms control and disarmament policy in a manner which will promote the national security can best be insured by a central organization charged by statute with primary responsibility for the task. This organization must have such a position within the Government that it can provide the President, the Secretary of State, other officials of the executive branch, and the Congress with recommendations concerning United States arms control and disarmament policy, and can advise the effect of these recommendations upon our foreign policies, our national security policies, and our economy.

This organization must have the capacity to provide the essential scientific, economic, political, military, psychological, and technical information upon which realistic arms control and disarmament policy must be based. It must be able to carry out the following primary functions:

- The studies, support, and coordination of research for arms control and disarmament policy formulation;
- The preparation for and procurement of United States participation in international negotiations in the arms control and disarmament field;
- The dissemination and coordination of public information concerning arms control and disarmament; and
- The preparation, for, operation of, or an appropriate, advisory role in the operation of, such control systems as may become part of United States arms control and disarmament activities.

Section 3. As used in this Act—
 (a) The terms "arms control" and "disarmament" mean the identification, verification, inspection, limitation, control, reduction, or elimination, of armed forces and armaments of all kinds under international agreement including the necessary steps taken under such an agreement to establish an effective system of international control, or to create and strengthen international organizations for the maintenance of peace.

This law passed in 1961.



FREEDOM
FROM
WAR



THE
UNITED STATES
PROGRAM FOR
GENERAL AND
COMPLETE
DISARMAMENT
IN A PEACEFUL
WORLD

CREATION OF THE HOMELAND SECURITY

an 'Agency'.

FREEDOM FROM WAR

THE UNITED STATES PROGRAM FOR
GENERAL AND COMPLETE DISARM-
AMENT IN A PEACEFUL WORLD

The page on the right is taken from State Department Publication #7277, Page 3. This is the policy book that explains Public Law 87-297 and Public Law 101-216. Notice that "The United States Program for General and Complete Disarmament" calls for (1) the disbanding of all national armed forces and the prohibition of their reestablishment in any form whatsoever, transferring on a permanent basis all of our armed forces for the United Nations usage in building its army over the whole world. The Program also provides for (2) an internal order system (a military gov't.) within the emasculated nation while global control systems are instituted over its "homeland". During this transition period the nation is taken from a position of sovereignty into full blown global government communitarian management.

Summary

DISARMAMENT GOAL AND OBJECTIVES

The over-all goal of the United States is a free, secure, and peaceful world of independent states adhering to common standards of justice and international conduct and subjecting the use of force to the rule of law; a world which has achieved general and complete disarmament under effective international control; and a world in which adjustment to change takes place in accordance with the principles of the United Nations.

In order to make possible the achievement of that goal, the program sets forth the following specific objectives toward which nations should direct their efforts:

- The disbanding of all national armed forces and the prohibition of their reestablishment in any form whatsoever other than those required to preserve internal order and for contributions to a United Nations Peace Force;
- The elimination from national arsenals of all armaments, including all weapons of mass destruction and

HOMELAND SECURITY INSTITUTES A HITLER-LIKE DICTATORSHIP AFTER WHICH WILL COME HITLER'S *UNIFORMITY OF THE STATES* LAW

Homeland Security Act a modern-day version of Hitler's Enabling Act

On March 23, 1933, about two months after terrorists committed an arson attack against the German Reichstag Building, the German Parliament passed a measure bearing the innocuous title "Law for Removing the Distress of People and Reich." "Its five brief paragraphs took the power of legislation, including control of the Reich budget, approval of treaties with foreign states and the initiating of constitutional amendments, away from Parliament and handed it over to the Reich cabinet for a period of four years," wrote historian William Shirer in his study *The Rise and Fall of the Third Reich*. While the Enabling Act explicitly permitted the Reich cabinet to enact laws that "might deviate from the constitution," it also specified that the powers of Parliament would be protected.

In a speech delivered that day before the Parliament, German Chancellor Adolf Hitler promised that his government "will make use of these powers only insofar as they are essential for carrying out vitally necessary measures." To those worried about the possibility that the confederated German states would be absorbed into a centralized dictatorship, Hitler extended these assurances: "The separate existence of the federal states will not be done away with." He also sought to placate those concerned about freedom of religion and other liberties: "The rights of the churches will not be diminished and their relationship to the State will not be modified. The number of cases in which an internal necessity exists for having recourse to such a law is in itself a limited one."

Hitler's pose of moderation soon gave way to a reign of terror. As Shirer observes: "It was this Enabling Act alone which formed the legal basis for Hitler's dictatorship. From March 23, 1933 on, Hitler was the dictator of the Reich, freed from any restraint by Parliament ... To be sure, much remained to be done to bring the entire nation and all its institutions completely under the Nazi heel ... " But Hitler was able to accomplish that task almost entirely within the law — because Parliament



Ricky Martin
Guest Column

Sentinel, Hanford, California
September 18, 2002

had made the Chancellor a law unto himself.

Shocking as it may seem, the powers to be given to President Bush by Congress in The Homeland Security Act of 2002 (H.R. 5005) are even more expansive than those Hitler received through the Enabling Act. It is a dangerous idea to restructure the federal government in a way that could hasten the establishment of a domestic police state. Clearly the proposed Act would increasingly transfer local, state, and federal law enforcement agencies into a national police force. In order to preserve our American system of independent local police, which is the foundation of our freedom as Americans, this act must be defeated.

Even now, state and local police can provide the most effective counter-terrorism force, if they are provided with critical intelligence in a timely fashion. Following last September's attack, Johnny Mac Brown, a former head of the National Sheriff's Association, pointed out: "This is not a federal problem. This is an American law enforcement problem. The FBI certainly has to get this information to the local authorities." Creating a bureaucratic logjam in a new "Homeland Security Department" would do nothing to help local police uncover and prevent future terrorist plots. We must insist that Congressman Dooley vote NO ON H.R. 5005!

Ricky Martin is a Hanford resident and a former City Council and congressional candidate.

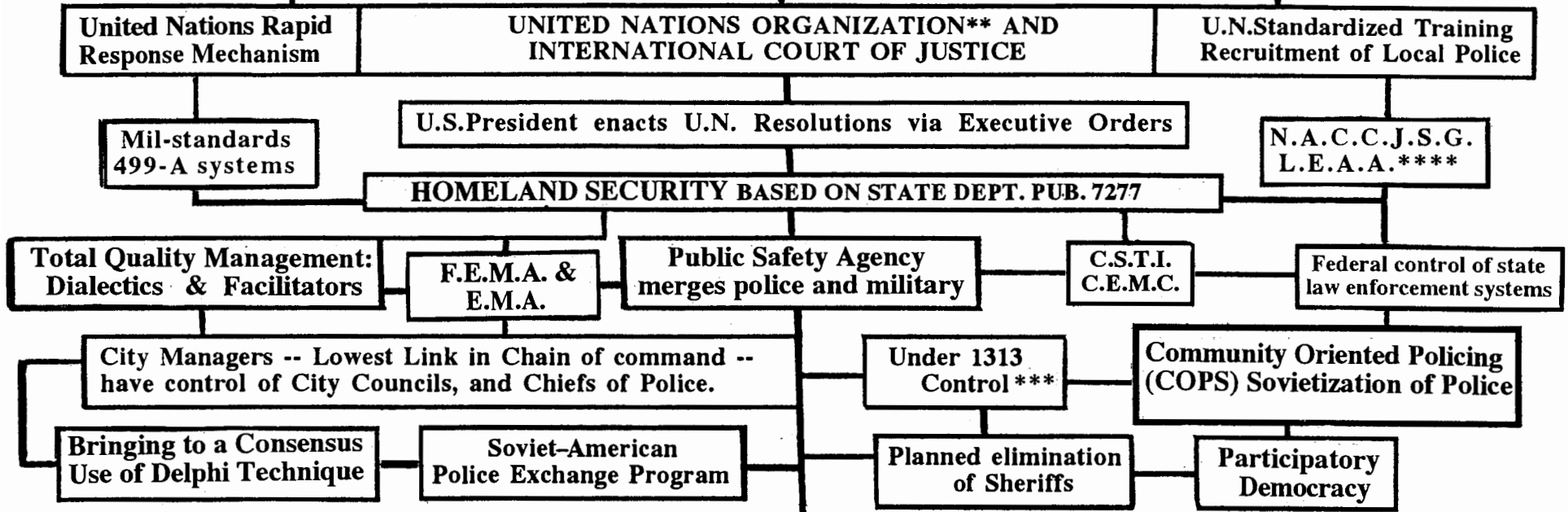
"A long chapter of German's history ended with the promulgation of the 'Law for the Uniformity of the States with the Reich' in the late spring of 1933. It was an important move in the transformation of the Federal Reich into a single centralized State....Young Nazis burning the State line markers, merely imitated what the halberdiers of the French King had done centuries ago.

The Nazi reorganization of the Reich is a revolutionary break with the past....to establish a 'totalitarian' State in which there is only one God (Germany), and only one prophet (Adolph Hitler). This policy demands the unification of the Reich both physically and spiritually.... bending to the will of the leader. The individual States must be abolished because their existence spells the danger of rival loyalties, eclipsing the only true faith. Political and spiritual resistance must be made impossible. Every function of the State must be coordinated...

Under the Law of the Uniformity of the States with the Reich, the central government in Berlin, acting through the President, appointed Vice-Regents for each of the seventeen States. The Vice-Regents were made responsible only to the Federal government, and they could not be overthrown by a vote of 'no-confidence' of the State legislatures. They were empowered to appoint the State governments, which were responsible to them and not to their States. Both the legislatures and the governments were threatened with being put out of business in the near future and then the map would be clean of German States. Meanwhile, the legislatures and governments were allowed to lead a shadow existence, stripped of the right to voice opinions or to command. Celebrating the first anniversary of the Nazi rule on January 30, 1934, the Reichstag adopted in five minutes the Reich Reform Bill, permanently abolishing the State Legislatures and placing their governments under the direct authority of Berlin, of which they will be merely the executive local organs."Taken from "The Twilight of the German Free States" written by Emil Lengyel

THE MILITARIZATION OF UNITED STATES CIVILIAN LAW ENFORCEMENT UNDER INTERNATIONAL UNIFIED COMMAND

UNITED NATIONS SECURITY COUNCIL PRESS RELEASE #6397 REVEALS U.N. *
INTENTION TO COMMANDEER U.S.A. CIVILIAN POLICE FOR U.N. OPERATIONS



Result: Totally disarmed citizenry to be enforced by P.L.87-297, P.L.101-216, & State Dept. Publ.7277, *The United States Program for General & Complete Disarmament in a Peaceful World*. This does include total disarmament of all United States law-abiding citizens. Refer to United Nations Gen'l. Assem. Res.1722 (XVI), etc.

**THE BUILDING OF THE "RAPID RESPONSE MECHANISM" --
LONG DESIRED BY THE FEDERAL GOVERNMENT
IN THEIR QUEST FOR "NEW WORLD ORDER" MANAGEMENT.**

The obvious encroachment of the United Nations into U.S. sovereignty makes it imperative that the U.S. should withdraw from the United Nations as soon as possible. Call your State Governor and demand action.

* Press Release #6397 issued July 14, 1997.

** The U.N. has already been given control to set standards for U.S. jails.

*** Public Administration Clearing House -- 1313 E. 60th Street, Chicago, Illinois under Rockefeller dominance.

**** Nat'l. Advisory Commission on Criminal Justice Standards and Goals & Law Enforcement Assistance Administration restructured nation for militarized police.

Drawn by Bernadine Smith.

Not a government issued diagram.

HOW "THE SYSTEM" WAS MOVED INTO MILITARY CONCEPTS

The systems engineer who had first located Page 340 in the L.E.A.A. office told me the following:

"After the collapse of the German Third Reich, not only did the United States pick up Adolph Hitler's scientists, but the "planners" received a tremendous augmentation when in 1945 they rummaged over what was left of Hitler's Third Reich and this country retrieved the inductive type of reasoning and logic that was used to operate that totalitarian government. They saw the thorough planning systems that Hitler's regime used and they seized upon the thoroughness of Hitler's management systems. A lot of these elementary concepts were taken by the U.S. Air Force and were amalgamated within the prerogative of their responsibilities which at that time resulted in the setting up of what we now call the "Military Standards 499 Systems (Mil-Standard 499 Systems). This is defined as a systematic process (a methodology) of solving sequential problems. The result is that 99% of the lower practitioners of these final systems engineering techniques and methodologies --with their short and long range plannings, are completely unaware -- completely oblivious to the fact of where or why these concepts were developed. Many of our government employee planners are deploying techniques about which they realize little or nothing. They are ignorant. This is a very dangerous situation.

They are completely unaware -- completely oblivious to the fact of where these concepts were developed or why! They are doing things that they know nothing about, deploying techniques about which they are ignorant.. This is a very dangerous situation.

The totality of 499 Systems has been split up into a zillion different little portions, and different little portions are being practiced by all these various committees all over the country in various governmental endeavors. They get the parameters and details of the tasks they have to perform only but they are not given, nor do they understand, the total integrated picture.

When the whole thing is in place the U.S. government will be overthrown and replaced by a military government and the people who worked in the systems will little understand how their part fit into the complete system; nor how they assisted in overthrowing their own government." End of quotation

Bernadine Smith

AND
NOT A SHOT
IS
FIRED

THE AMERICAN EDITION OF JAN KOZAK'S
GUIDEBOOK: "HOW PARLIAMENT CAN PLAY A
REVOLUTIONARY PART IN THE TRANSITION TO
SOCIALISM, AND THE ROLE OF THE
POPULAR MASSES."

Translated from the original Czech

THE LONG HOUSE, INC

1962

HERE'S HOW OUR GOVERNMENT
WAS TAKEN OVER

All excerpts are from
"And Not A Shot Is Fired"

First, the legislative power, *at all governmental levels* — local, State and national — is manipulated as pressure "from above"; then the people's power is manipulated as "pressure from below". Concurrently, a "wide popularization of the demands and slogans of the policy of the Communists" is promoted, serving "as a means for the revolutionary education of the popular masses." (p. 19) Gradually, and by cooperative legislative action, business, industry, agriculture, finance, the professions, and even living conditions, come under the domination of The State. (p. 20)

Thus, by "a democratic and constitutional course", the legislature is reconstituted "into an instrument of the transformation of the whole state and its machinery . . . [and the] revolutionary transformation of capitalist society into a socialist one . . . [proceeds] absolutely legally." (pp. 33-4)

As an institution, the legislature "cannot be erased from life", so the technique in regard to it is pliant: "It is necessary therefore to work in it and to use it . . ." (p. 35)

The delicately balanced mechanism of self-government is employed, cleverly and with deliberation, to destroy its character and itself. And not a single move need be identifiable as communist inspired.

The book on the left assembled by John Howland Snow tried to warn everyone as early as 1962 about the dangers of "agencies" the intent of which is to take power and authority away from elected officials and place it under "agencies" whose personnel is non-elected. This formula on how to convert representative government into a socialist government, altering the governmental processes of the victimized country into regional agencies, is detailed by communist Jan Kozak. Quite obviously, this method is being used on state and federal levels all over the U.S.A., which is the reason why we have not been able to stop communist advancements. We CANNOT vote out personnel in non-elected agencies! Agencies now have more power over the personal lives of the people than was ever delegated to elected representatives!

Jan Kozak, the author, is a Czech. He was a member of the Secretariat of the Communist Party of Czechoslovakia at the time he presented the guidebook to his fellow theoreticians in Prague. It is not easy reading, as the idiom is that of the confirmed dialectician. Its inestimable value lies in its complete authenticity.

Here is the technique by which a democratic, representative government is metamorphosed into a socialist state by legal, democratic means. The steps are gradual, unsensational, and obscure.

The apparently dull text reveals a fascinating story in peaceful revolution. It is a document of extreme importance.

The author presents as illustration the authentic inside story of the take-over of Czechoslovakia, a story never before told outside the communist imperial orbit. And here it is illustration, nothing more.

The technique is all-important. Its operation becomes ever more recognizable as one reads; in the Middle East, in Latin America, in Africa, in Asia, and on the continent of Europe. With further reading, a realization grows that there are disturbing parallels to be seen in these United States.

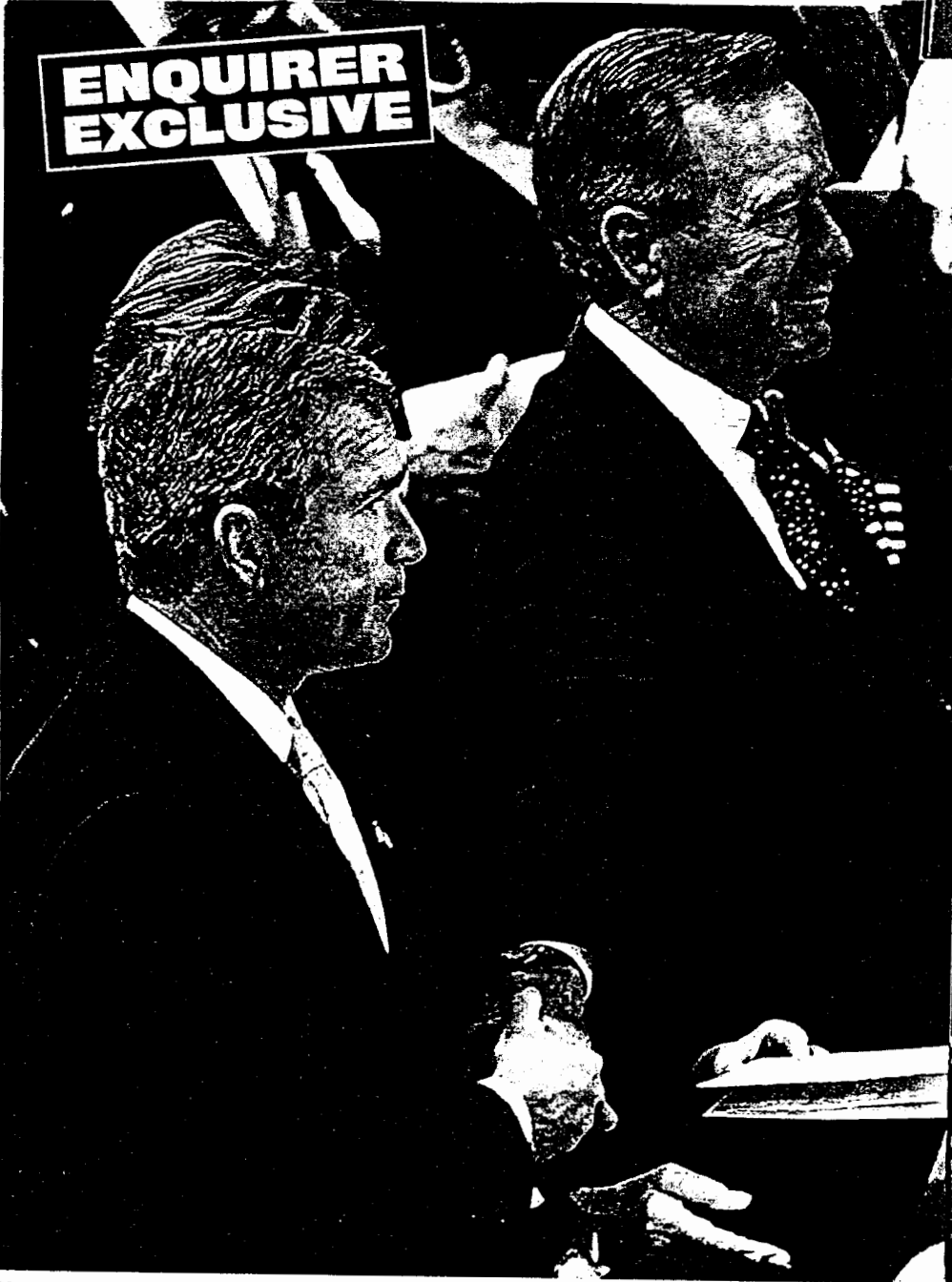
How does the technique work? It may, for instance, be applied to some easily discoverable public concern. To answer the need, a piece of "enabling legislation" is suggested, carrying no authority, expressed or implied. It sets up an "agency". The agency, once established, follows normal agency behavior. The need becomes more precisely defined. A modicum of authority is requested. Pressures are organized, artificial and real, from "above" and from "below". The requested authority is voted, and pressures wane. In due course, further authority is suggested, and new conditions of pressure appear. All in good time an Authority is there, self-contained; a new instrument of power has arisen, sufficient unto itself. This instrument may be local, regional or nationwide. Its key is the word Authority. In the beginning, this word is seldom employed.

By such parliamentary means a democratic and representative government can be made authoritarian, legally, and piece by piece.

The form remains, an empty shell. Its philosophy and its content are gone. The person, the individual, who one year is free and independent, is next year just a little more restricted. Then a little more, and a little more. Suddenly, overnight, he no longer is a person. He is a cog, being moved inexorably by the monolithic machinery of the State.

And not a shot is fired.

While the armed forces of America depart
to fight in foreign lands, little do they know
that the advancement of the
"New World Order" continues....



We have before us the opportunity to forge for ourselves and for future generations a new world order, a world where the rule of law, not the law of the jungle, governs the conduct of nations. When we are successful, and we will be, we have a real chance at this new world order, an order in which a credible United Nations can use its peacekeeping role to fulfill the promise and vision of the U.N.'s founders. 1-17-91

....but
is
hidden
behind
a couple
of bushes.

WELL DONE, SON: President Bush gets a hand squeeze from his father after giving his speech at remembrance service at the National Cathedral in Washington, D.C.

The necessity for passage of this Memorial/Resolution has been caused by insufficient resistance in the past from state officials against certain activities of the federal government. "The United States Program for General and Complete Disarmament in a Peaceful World" has been enacted into law and is known as Public Law 87-297, entitled the "Arms Control and Disarmament Act of 1961". The purpose of this law is to completely disarm the United States and every person residing therein. This Memorial/Resolution directs the President and the Congress of the United States to cease appropriating funds for pursuits in connection with this federal law together with all of its amendments. This Memorial/Resolution calls for a Citizen's Grand Jury to provide future protection against a military government. This Memorial/Resolution places the State of Tennessee on record as being opposed to the unwarranted and unconstitutional actions of the federal government. The true nature of the Homeland Security 'Agency' needs to be made known and the permanent damage it can do must be prevented.

SUGGESTED JOINT OR CONCURRENT MEMORIAL/RESOLUTION OF
THE HOUSE AND SENATE OF THE STATE OF TENNESSEE

Introduced by
July 4, 2003

WHEREAS, Because certain laws and adverse policies have been made in the operation of the United States federal government, opposite to the original intention of the system, and with the discontent amongst the people rising, it becomes imperative that steps be taken by each of the several states to oppose unjust laws and repudiate that which is harmful and unlawful, and

WHEREAS, One such harmful law, called "The Arms Control and Disarmament Act" (Public Law 87-297), passed by the 87th Congress, signed by President John Kennedy on September 26, 1961, recorded in the United States Code Books under Title 22, beginning at Section 2551, and henceforth called the 'parent disarmament law', requires the transfer on a permanent basis of the entire armed forces of the United States to the control of military commanders in the communist-dominated Security Council of the United Nations; and

WHEREAS, On the first page of this appalling law, it boldly defines the meaning of the term "disarmament" in the following words:

"The terms 'arms control' and 'disarmament' mean the identification, verification, inspection, limitation, control, reduction, or elimination, of armed forces and armaments of all kinds under international agreement including the necessary steps taken under such an agreement to establish an effective system of international control, or to create and strengthen international organizations for the maintenance of peace...There is hereby established an agency to be known as the 'United States Arms Control and Disarmament Agency'."; and

WHEREAS, Every two years since 1961, Congress has allocated funds to keep financing the parent law, and on December 11, 1989, another biennial amendment to it was passed which became known as the "Arms Control and Disarmament Amendment Act of 1989", now known as Public Law 101-216, and it was signed by then-President George Herbert Bush. Public Law 101-216 included the meaning of the term "disarmament" and it is the same as that found in the parent law. Both laws include the elimination

of privately owned arms belonging to the people; and

WHEREAS, The elimination of armed forces of all kinds would endanger the safety and security of the State of Tennessee, and the elimination of privately owned arms belonging to the people would endanger the safety and security of the people of this State. The State of Tennessee has a vested interest in the State Guard based upon and documented in the Constitution of the United States. The State of Tennessee also has a responsibility to provide safety and security for its citizens, to protect their natural rights, so that they may, in turn, assist in the protection of a free state and nation; and

WHEREAS, The State of Tennessee views Public Law 87-297 and Public Law 101-216 as intolerable violations of the American governmental principles as listed in the Constitution of the United States of America in Article I Section 8; Article II Section 2; Article IV Section 4; and in its Second Amendment, all of which require the presence of protective national armed forces and an armed citizenry; and

WHEREAS, The State of Tennessee finds Public Law 87-297 and its amendments to be an affront, and a defiance of the whole spirit of the Constitution which lists in its Preamble the primary reasons for formation of the Union, specifically requiring the federal government to ". . . insure domestic tranquillity, provide for the common defense. . . and secure the blessings of liberty. . ."; and

WHEREAS, These adverse laws form the basis of a global dictatorship, and pose a threat to the sovereignty, safety and security of the people who were guaranteed the right to arms and a republican form of government by the Constitution of the United States; and

WHEREAS, No nation ever did, nor ever can, retain its liberty and independence, sustain its freedom, achieve peace and domestic tranquillity, or preserve a republican form of government after the loss of its armed forces and the armaments of its citizens; and

WHEREAS, On September 25, 1961, President John Kennedy, in seeking cooperation of the countries of the world to participate in this three-stage Arms Control and Disarmament Program, disclosed its policies before the United Nations as he presented to them a State Department booklet (State Department Publication #7277 entitled "Freedom From War: The United States Program for General and Complete Disarmament In A Peaceful World") which:

- (1) Documents that the United States at the present time is in Stage III;
- (2) Documents on Page 3 of the booklet, the requirement that a force "to preserve internal order" will take control of the United States before the close of Stage III;
- (3) Documents on Pages 1 & 5 of the booklet, that this "force" will be instituted and ready *simultaneously* "to preserve internal order";
- (4) Documents that the Plan is not only to generally and completely disarm the other nations of the world, but that the directive does apply to the United States of America, which includes the elimination of privately owned weapons belonging to the people; and

WHEREAS, The current President, George W. Bush, has laid the foundation

for the force to preserve internal order simply by his issuance of a Presidential Decision Directive No.1 (P.D.D.#1) signed on October 29, 2001, and it caused "the most extensive reorganization of the federal government in the past fifty years" as he created the "Advisory Council for the Homeland Security"; and

WHEREAS, Presidential Decision Directive No.1 was followed by the drafting by Congress of support legislation providing for installation of the massive cabinet level Homeland Security 'Agency' and they appropriated no less than 38 billion dollars to finance it; and

WHEREAS, An 'agency' is comprised of non-elective personnel, and the people will have no control over it; nor the ability to vote out or recall the controlling officials; and

WHEREAS, President George W. Bush signed legislation turning the "Homeland Security Act of 2002" into law on November 26, 2002 (Public Law 107-296) which brought together "22 entities with critical Homeland Security missions"; and later he produced a book entitled the "National Strategy for Homeland Security" which he used to camouflage and make possible public acceptance of these unlawful activities, giving excuses that "The U.S. Coast Guard is one that would enable us to triumph over the terrorist threats"; and

WHEREAS, The Homeland Security 'Agency' intends to re-classify Americans as being "domestic terrorists" if they object to the surrender or seizure of their privately owned firearms or believe that there is a right for the people collectively to possess firearms called the Second Amendment, composed of law-abiding citizens; and

WHEREAS, Some of the statements made in President Bush's book entitled "National Strategy for Homeland Security" bear witness to unconstitutional motives, and need to be better understood. Four such statements from the book are:

- (1) To "recapitalize the United States Coast Guard": President Bush's "National Strategy for Homeland Security" states that the United States Coast Guard is being assigned the "responsibility for national defense", and it will be assigned other "multiple command and control missions", which include the "protection of national resources", etc. These plans indicate that the U.S. Coast Guard will be retained and reconstituted for domestic use as the #7277 force "to preserve internal order";
- (2) To "improve intergovernmental law enforcement cooperation": simply put, is an effort to further streamline the previously federalized law enforcement systems and to enhance additional command and control systems. Control of state civilian law enforcement systems is not a prerogative of the federal government. It is unconstitutional, and is a flagrant violation of the Check and Balance System; nevertheless, the civilian law enforcement systems in 1974-75 were taken up, federalized and revamped by the federal government's now-retired *Law Enforcement Assistance Administration*. They were revamped to be in accord with military concepts on a regional basis. The additional improvements now planned under the

Homeland Security 'Agency' indicate that the on-coming "improvements" will streamline the underpinnings and improve the link to the unified global command and control system; which has already been completed, paid under a contract, which is known as the "Worldwide Military Command and Control Systems" (WWMCCS). The WWMCCS was federally contracted with the Massachusetts Institute of Technology-Research Engineering Department (MITRE);

- (3) To "unify America's infrastructure protection effort in the Department of Homeland Security 'Agency'": is a proposition that beguiles the innocent. There has always been, for over 212 years, a sharp line drawn between the military and the civilian law enforcement systems. Never before in this American republic were these two systems ever "unified" and joined together under one head. To do so transforms a "republic" into a "dictatorship" type of government. This change has now been made under the Homeland Security 'Agency' with the merging of the civilian police with the military under one head. Further, the Homeland Security being an 'Agency', a system of non-elected personnel, means that it is not responsible to the people for its actions;
- (4) To "intensify international law enforcement cooperation": furthers various training programs held with foreign countries in which exchanges of American police officers with communist police and military officers has been practiced. It could include importation of armed foreign military service men and women as there is evidence by a letter from one of our state governors on March 18, 1993 that the federal government has worked with 87 officers from 66 different countries for training. It is quite apparent that the Homeland Security 'Agency' will soon be further fused on an international regional basis; and

WHEREAS, The numerous alterations made in the framework of the general government are being heralded by representatives in the Homeland Security 'Agency' as "transformations". Considering the following evidence, serious and fast action by unbiased persons in the private sector is necessary to thoroughly investigate the liabilities, perils, and "transformations" being made which augment the motives of the Homeland Security 'Agency', including closing down of traditional U.S. military bases; the transformation of police officers under sovietization techniques; the plan to eliminate the county sheriffs and replace and/or merge them with marshals to further federalize counties; the establishment of a social army to mandate socialistic practices (E.O.13285 G.W.Bush); and more enhancements of the powers of the Secretary of the Homeland Security (E.O.13286 G.W.Bush). If the many acts of self-endowed, self-perpetuated, and unconstitutional powers, are allowed to stand, it will positively and soon transform this republic into a fully operating military government; and

WHEREAS, Consider this:

- (1) The desire to produce a force "to preserve internal order" has been publicly expressed and documented in State Dept. Publication #7277 since 1961 for the advancement of the Disarmament Program;

- (2) The force "to preserve internal order" is expected to be created and instituted during Stage III of the Disarmament Program;
- (3) The federal government cannot deny that the Disarmament Program is currently involved in Stage III operations;
- (4) Stage III is the time period in which the institution of a "force to preserve internal order" must be simultaneously undertaken to co-incide with the expansive assignments of the United States armed forces fulfilling the international role of peacekeepers over the world;
- (5) The armed forces of the United States are in Stage III, and they are fulfilling the role of peacekeepers over the world;
- (6) The Homeland Security 'Agency' is actually #7277's "force to preserve internal order" and does possess the potential and capabilities necessary to militarily control the United States, in accord with the schemes of the General and Complete Disarmament Program;
- (7) President George W. Bush, being closely tied to his father, the former president who signed Public Law 101-216, has never renounced or rescinded this disarmament law that father George H. Bush signed;
- (8) President George W. Bush constantly makes statements with reference to "achieving peace" while at the same time authorizing and applying military force and promoting conquests that disarm other nations, which indicates an international commitment to advance the General and Complete Disarmament Program for his father.
- (9) The Homeland Security 'Agency' has now broken a 212-year-old tradition, forbidding the merger of civilian law enforcement systems with the military. Never before within the American republic were these two systems ever "unified" and joined together under one head, which is a requirement for a military government, and it now exists;
- (10) This unhealthy alliance of (a) desire, (b) potential, and (c) capability is never done unless a country is being prepared for operation as a dictatorship. Someone has to answer for this; and therefore, be it

RESOLVED, by the Senate and the House of Representatives of the State of Tennessee, jointly, That here is strong evidence that the Homeland Security is not really for protection against terrorists, but is being instituted to saddle Americans under a military government to fulfill the daydreams of those who have openly announced that they are following an agenda to install a military government over the totally disarmed world, which if not stopped, will put an end to all rights of the people, and be it further

RESOLVED, by the Senate and the House of Representatives of the State of Tennessee, jointly, That the Constitution of the United States of

America is the supreme law of the land; therefore, it is the responsibility of the individual states to provide protection against the unconstitutional acts of the federal government, and to enforce this Constitution, adhering to the sworn Oath of Office within. The State of Tennessee hereby memorializes and orders the federal government:

- (1) To cease its unwarranted authority over civilian law enforcement systems of the states and to restore them back under state control;
- (2) To immediately and permanently cease funding and close down the Arms Control and Disarmament 'Agency' and all its amendments;
- (3) To immediately and permanently cease funding and eliminate the existence of the Homeland Security 'Agency';
- (4) To cease and eliminate use of beguiling words, such as "peace" "freedom" and "democracy" which in reality are stand-in words for a global system, which will abolish the natural rights of the people of the State of Tennessee, to deprive them of their liberty, to weaken and destroy the Union, to degenerate the U.S. economy, and to completely overthrow the American system of Constitutional government; and be it further

RESOLVED, by the Senate and the House of Representatives of the State of Tennessee, jointly, That a Citizens' Grand Jury shall be erected with powers:

- (1) To protect and preserve the people's right of free speech, which in turn, supports their natural peaceful right of resistance against despotism, sedition, or a military or globalized form of government;
- (2) To rescind, revoke, and repeal all unlawful acts and unconstitutional inroads of the federal government;
- (3) To report on, and make widely known, the deceptive nature of the Homeland Security 'Agency' and prevent a recurrence of such plans;
- (4) To promote and defend the spirit and rightful meaning of the 1789-91 Constitution of the United States of America, and to restore and preserve the natural rights and authority of the people as confirmed by the Bill of Rights;
- (5) To restore and preserve the ultimate authority of the people, the powers of the states by virtue of the Tenth Amendment, and to give voice to the vigilant;
- (6) To restore and preserve the safeguards of the Check and Balance System within the federal government, states, and their subdivisions;
- (7) To call for and support laws that strengthen and maintain compliance to the sworn Oath of Office that contain appropriate, solid, and enforceable penalties for violations against the fundamental principles within the Constitution;

(8) To operate and be maintained under the full authority of the public sector, free of government or political party influence and/or control, whose studies and findings are to be reported to all the people of the state and nation with every form of public media being required to publicize them, thus solving and preventing a recurrence of the unconstitutional conditions such as now prevail; and be it further

RESOLVED, by the Senate and the House of Representatives of the State of Tennessee, jointly, That the Legislature of the State of Tennessee being in support of this Memorial/Resolution, on behalf of its citizens orders the President and Congress:

- (1) To recognize that the real seat of power is primarily in the people themselves, and the power delegated to the State was meant to give them support in upholding the principles within the Constitution of the United States;
- (2) To recognize that the State of Tennessee on behalf of its law-abiding people hereby avows a renewal of the Constitutional principle which confirms that the people have a right to arms without being infringed, or vilified as "domestic terrorists";
- (3) To recognize that the minuscule misuses of guns pale alongside of their enormous value as a protection for the authority and liberty of the people, for preservation of their safety, and that of the nation, and its Constitutional form of government;
- (4) To recognize that it is the duty of the people and the State at all times to maintain perpetual vigilance, to be responsible for guarding against usurpation, seditious activity, and despotic acts by federal officials, which in any manner or form establishes a global or a militarized government;
- (5) To recognize the need for further enforcement methods and laws, with appropriate solid and enforceable penalties added for violations committed against the sworn Oath of Office, by acts of federal government officials, but not to be limited to laws, agreements, purported treaties, executive orders, Presidential Directive Decisions, and any other activity, stratagem or device that has the effect of violating fundamental principles of the Constitution;
- (6) To recognize that in these times of great turmoil, caused by federal government officials and their insatiable thirst for world power under their desired "new world order", which has resulted in the creation of massive enemies against the people of the United States, the need for the people to be properly trained to arms is now, more than ever, necessary in the defense of a free state, and for protection against a military government;
- (7) To recognize that if such training had been kept up, there would be no need for passage of this Memorial/Resolution that has now become so necessary in order to peaceably arrest the "transformations" which lie at the root of the problems the nation now faces from within and the dangers it faces from without; and be

it further

RESOLVED, by the Senate and the House of Representatives of the State of Tennessee, jointly, That for the stability of this State, the integrity of our legislature, and the protection of the people of the State of Tennessee, we issue this Memorial/Resolution and urge the Secretary of the Tennessee State Senate to transmit copies of this Memorial/Resolution to the Governor, the Secretary of State and the Attorney-General of the State of Tennessee, to the President and Vice President of the United States of America, to the Speaker of the United States House of Representatives, and to each Senator and Representative from Tennessee in the Congress of the United States; and be it still further

RESOLVED, by the Senate and the House of Representatives of the State of Tennessee, jointly, That if the federal system of government ignores or fails to act, choosing not to cooperate within a reasonable response time with the constitutional directives herein, and thus refuses to restore the rights, security, and safety of the people of this State, the State of Tennessee shall plead with its sister states to utilize their intrinsic powers under the Tenth Amendment of the Bill of Rights to meet in a formal session and draft an action on their own to override the unlawful acts of the federal government; and be it still further

RESOLVED, by the Senate and the House of Representatives of the State of Tennessee, jointly, That in the event that the State of Tennessee fails to garner a majority of support to act with its sister states, with not enough legislators choosing to cooperate within a reasonable response time with the directives herein, it is agreed by those legislators who do approve this action that the people are justified to peaceably meet in order to preserve and protect the Constitution, utilizing their own intrinsic powers to override the devastating acts of the federal government: by assembling a Citizens' Grand Jury, thereby peacefully nullifying the errant laws, restoring those rights and constitutional principles now threatened, including the right to prevent a recurrence of the unwarranted and dangerous conditions which now prevail; and still further be it

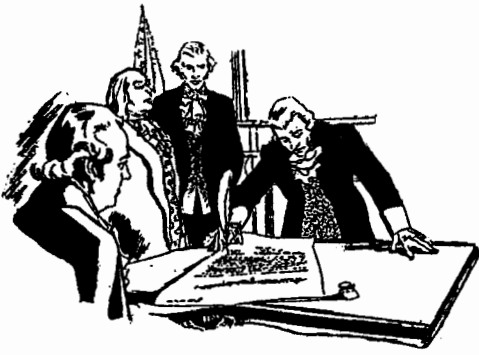
RESOLVED, by the Senate and the House of Representatives of the State of Tennessee, jointly, That it is agreed that the constitutional authority of the prudent law-abiding people supersedes that of the ill-directed executive, legislative, and judicial branches of government, and before it is too late to peaceably stop the complete overthrow of the Constitution by the federal government, we State legislators together, or as individuals, working separately from, but in unison with the law-abiding people, find that the responsibility falls upon all of us to repudiate these unjust laws and adverse policies, an obligation for which we ask the blessings of Divine Providence. End

Attachments: A Memorial/Resolution; Public Law 87-297 Pg.1; Public Law 101-216; How the System was moved into Military Concepts; Creation of the Homeland Security an 'Agency'; And Not A Shot Is Fired; Homeland Security, A Hitler-Like Dictatorship; Three Excerpts; New World Order Hidden Behind Couple of Bushes; Militarization of U.S. Civilian Law Enforcement Under Internat'l Unified Command.

People In Support of Keeping Our Police American

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Updated 7-16-03



Second Amendment Committee

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July 9, 2003

To Whom It May Concern:

Subject: EXTREMELY IMPORTANT Resolution Opposing Homeland Security And
Other Unconstitutional Federal Activities.

We have talked about this long enough! The federal government has quietly declared war against the Constitution and the people! By the time that the process of conquering the rest of the world is completed, the people of the United States, which are undergoing simultaneous conquering, will be totally helpless. Everybody is waiting for somebody else to do something that will stop the overthrowing of our Constitutional government. Something has to be done! This Resolution has been put together as "the something" that can be done. I hope you will read it slowly and carefully and agree with me that it is a safe, peaceful way to proceed.

The Homeland Security 'Agency' *is* the military government that was planned to take over as documented in State Department Document 7277. It is possible that free speech will be cut off, and then anyone who owns a gun will be picked up as a "domestic terrorist". Laws like the Patriot Act I and II, and laws like the Domestic Enhancement Act, etc., are forerunners of what is to come. Something peaceful has to be done that is effective against these threats. If we wait too long, the chance to have a jury trial of our peers will be past history.

The attached Resolution lays out facts, exposes what is happening, connects the dots, gives solid documentation, includes protection for the law-abiding people to be able to keep and bear arms, and most important of all, gives a recourse. The appeal in the Resolution is first to enlist the state to use its power to stop the federal government (even though we know there is a state/federal alliance), and if that fails, there is a solution for a citizen's grand jury.

The Resolution opens up a chance, given that there will be enough publicity to it, to wake up enough people with a positive direction to stop those who are overthrowing the government. Bear in mind that this Resolution has not been passed by the State of Tennessee, and they have not even seen it as of this date. Because there is a good group of citizens in Tennessee, it is the first state that we will work with to expose what is happening. The Resolution is only a proposal.

The state legislators in Tennessee so far have not been responsive to our first mailing. This Resolution is considered the second effort to make them realize their responsibility. The first mailing sent to them in April 2003, laid the groundwork. As this writing, July 9, 2003, the state legislature is not in session. They adjourned on May 29, 2003 and do not expect to convene until January 2004; however, they can be contacted in their district and a special session of the legislature should be requested. The situation is urgent as the federal government is moving fast to structure the military government under the safe name of Homeland Security. The federal government has made the Constitution an empty shell. It is up to us to restore it. If you have any questions, please contact me.

Bernadine Smith

Bernadine Smith

INFORMATION
RELATING TO THE STRUCTURING
OF A
MEMORIAL

It needs to be understood that there is a vast difference in a *resolution* versus a *memorial*. A *resolution* is not binding. It does not have the force of law behind it. It does not need to be signed by the head of state.

A *memorial*, however, does have the force of law, but it must be properly structured to have an authoritative position and a binding effect. A *memorial* must contain specific directives (orders, instructions, etc.). It must set a time limit for the fulfillment of the directives. In order for a *memorial* to be an official and binding act it must be signed by:

1. the governor of the state
2. the secretary of state and
3. the state attorney-general.

How it works is this way: The state issues a properly constructed *memorial* to the federal government ordering a specific division of government to perform stated task(s) or to follow the instructions given within the directive section.

It should make known to the federal government the course which the states will follow if the federal government fails to act upon the order(s) within the *memorial*.

If the federal government ignores or fails to act, choosing not to cooperate with the directives, the states then may take united action on their own to correct the abrogation of power. *At all times, it is important to remember that the real seat of power in this country is -- not in Washington D.C. -- the real seat of power IS with the people of the states, and with the state houses themselves!*

The ability of the states to override the federal government in its errant acts is a part of the check and balance system.

The procedure would be to select one state to be the center of handling things. They must get three-fourths of the states passing legislation which the states must draft in order to repeal, revoke, or rescind any act, treaty, agreement, federal legislation, etc. which is in violation of the powers allocated to the federal system by the Constitution. When they achieve this, "the states have spoken" and their superseding legislation becomes law.

This information regarding the ability of the states to control the misconduct of the federal government comes to us via American Challenge who was informed by a federal judge who had been on the bench for 20 years that such could be done, and many years previously, it had been done.