
INDIANA CORPS *LIBERATOR*

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If you have ideas on how we can improve this publication, please contact us.

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SO WHERE THE HECK DID YOU GUYS GO TO?

By MG WILLIAM FLATT
HQ INDMILCORPS

We know many visitors to the IMC website have noted in the last few months that we seem to have disappeared. Contacts have tried to reach the brigade commanders via the email page, but to no avail. New enlistments had dropped effectively to zero. I had personally gone through a period of burnout because of this, followed by a

period of mandatory overtime at work, in addition to my usual overtime (I work an average of 55 hours every week).

Last month, HQ was targeted by illegal aliens in the area. Having noted my wife's regular schedule, a B&E/robbery was planned for a weekday after she left to run an errand. What they hadn't planned for was my armed response. However, in their retreat they grabbed our cell-phones and my wallet, laying on the table in plain view.

Of course, this precipitated my need to work MORE overtime to cover the costs incurred, particularly the replacement of our non-tactical commo.

Recently I delayed the return to the HQ office to pursue a job opportunity. Having done that, I sat down & took stock of our situation. Here are my conclusions:

1: Our lack of growth on par with other organizations has been in large part due to the command failures of the brigade commanders to communicate, recruit and organize in their areas. I also hold my own burnout as a symptom and aggravator to this. BUT... we are past that now, looking forward and not back to the past.

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While we have a lot of catching up to do, I've re-energized myself and organized my office for that task.

2: People who are contacting us must recognize that their participation, should they join, is essential to the success of the militia as a whole. They cannot expect to sit back and do nothing. They must commit themselves to reaching out to patriots and recruiting them whenever and where-ever possible. Everyone that joins must understand the vital importance of recruiting and communications as a prerequisite to our other mandates, organization and training. These are building blocks, and we cannot get to the training in any substantive way without having first recruited sufficient numbers in every county, and then organizing them so that operations are effective.

3: Recruiting is everyone's responsibility, but organization is the responsibility of leaders. In the past I have designated individuals to act as temporary organizers until units can be formed out of a sufficient number of applicants & members. These volunteers either failed to understand what was being asked of them, or ignored the situation because they did not agree in good faith to participate actively. In either case, the militia suffers.

4: In order to effect growth, for the foreseeable future it will be necessary for HQ to handle many functions that had been previously delegated. Recruitment and member confirmation (entry oath) will be handled directly at HQ; anyone who expects to join will be asked to physically report to HQ (yes, in person!) on dates and at times designated by HQ when groups can be sworn in. Unless an applicant can show cause for being unable to report for induction, such as work/illness/finance/family, they will be dropped from the application process. HQ cannot allow its resources to be squandered

on those who are not ready or serious about joining! (This policy is permanent and not subject to change.) Everyone who can show cause for missing their induction will be re-scheduled at another date and retained in the applicant roster. Groups joining at once may be inducted at their meeting-place in their own county, provided that a VERY small, voluntary collection is taken to partly defray the costs of HQ & staff to travel to their county for the induction (-typically this would be about \$15-20). Induction meetings will be conducted on weekends, either on Saturday or Sunday according to the availability of the majority of those joining.

5: Once someone joins the militia, their continued membership will absolutely hinge on their compliance with our participation SOP (MC-07). At a minimum, this means one will be expected to maintain regular communication with others in the militia, particularly their chain of command!

I realize that we have had a rough go of it to date, but America is running out of time. Our republic and our liberties are an endangered species. Unless you are prepared to see your family and your descendants become slaves on the global plantation, dispossessed in your own country by foreign invaders and domestic traitors, you must decide today to live free and commit yourself to do everything it takes to lawfully resist tyranny. Together, we can!!!



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NEWT: ANYONE WHO BELIEVES 9/11 WAS NOT AN ENEMY ATTACK IS INSANE

"ANYONE" INCLUDES HIGH-LEVEL MILITARY INTELLIGENCE HEADS WHO THINK INSIDE JOB

By Aaron Dykes
JonesReport.com July 20, 2007

Newt Gingrich responded to questions about former high level military officials who believe 9/11 was an inside job by WeAreChange.org & Infowars.com reporters.

Newt responded, "Anyone who believes 9/11 was not an enemy attack is insane."

The former Speaker of the House clarified that it included former officials such as retired Major General Albert Stubblebine III, who was commanding general of the U.S. Army Intelligence and Bob Bowman, former head of the Star Wars program under President Reagan, who both doubt the official 9/11 account.

Gingrich's dismissal of 9/11 truth is no surprise given that he was a panelist at the **September 14, 2001 press conference at the Council on Foreign Relations when Gary Hart infamously said** that, "There is a chance for the President of the United States to use this disaster [the *very recent* September 11 attacks] to carry out what his father-- a phrase his father used I think only once and hasn't been used since-- and that is a New World Order."

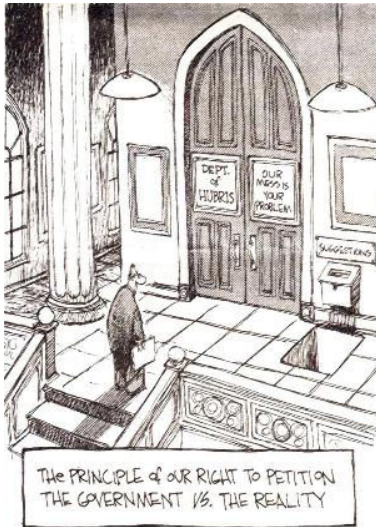
Newt Gingrich spoke almost entirely at the book signing event on July 19, 2007 about the threat of terror, al Qaeda, the need to win in Iraq and other related subjects-- more or less on par for the neo-con

fear mongering usually devised by Gingrich.

At last count there are: 100+ Senior Military, Law Enforcement and Government Officials, 160+ Architects and Engineers, 140+ Professors, 110+ Survivors and Family Members, 80+ Entertainment and Media Professionals, who have gone on the record questioning 9/11 or believing that 9/11 was an inside job.

[See a more detailed report at WeAreChange.org](#) [← link]

Mike Knarr and WeAreChange.org contributed to this report.



BUSH ISSUES EXECUTIVE ORDER TO CONFISCATE THE PROPERTY OF ANTIWAR PROTESTORS

by Prof. Michel Chossudovsky
Global Research, July 20, 2007

The Executive Order entitled "Blocking Property of Certain Persons Who Threaten Stabilization Efforts in Iraq" provides the

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President with the authority to confiscate the assets of whomever opposes the US led war.

A presidential Executive Order issued on July 17th, repeals with the stroke of a pen *the right to dissent* and to oppose the Pentagon's military agenda in Iraq.

The Executive Order entitled "**Blocking Property of Certain Persons Who Threaten Stabilization Efforts in Iraq**" provides the President with the authority to confiscate the assets of "certain persons" who oppose the US led war in Iraq:

"I have issued an Executive Order blocking property of persons determined to have committed, or to pose a significant risk of committing, an act or acts of violence that have the purpose or effect of threatening the peace or stability of Iraq or the Government of Iraq or undermining efforts to promote economic reconstruction and political reform in Iraq or to provide humanitarian assistance to the Iraqi people."

In substance, under this executive order, opposing the war becomes an illegal act.

The Executive Order criminalizes the antiwar movement. It is intended to "blocking property" of US citizens and organizations actively involved in the peace movement. It allows the Department of Defense to interfere in financial affairs and instruct the Treasury to "block the property" and/or confiscate/ freeze the assets of "Certain Persons" involved in antiwar activities. It targets those "Certain Persons" in America, including civil society organizations, who oppose the Bush Administration's "peace and stability" program in Iraq, characterized, in plain English, by an illegal occupation and the continued killing of innocent civilians.

The Executive Order also targets those "Certain Persons" who are "undermining efforts to promote economic reconstruction", or who, again in plain English, are opposed to the confiscation and privatization of Iraq's oil resources, on behalf of the Anglo-American oil giants.

The order is also intended for anybody who opposes Bush's program of "political reform in Iraq", in other words, who questions the legitimacy of an Iraqi "government" installed by the occupation forces.

Moreover, those persons or nongovernmental organizations (NGOs), who provide bona fide humanitarian aid to Iraqi civilians, and who are not approved by the US Military or its lackeys in the US sponsored Iraqi puppet government are also liable to have their financial assets confiscated.

The executive order violates the First, Fourth and Fifth Amendments of the US Constitution. It repeals one of the fundamental tenets of US democracy, which is the right to free expression and dissent. The order has not been the object of discussion in the US Congress. So far, it has not been addressed by the US antiwar movement, in terms of a formal statement.

Apart from a bland Associated Press wire report, which presents the executive order as "an authority to use financial sanctions", there has been no media coverage or commentary of a presidential decision which strikes at the heart of the US Constitution.

Broader implications

The criminalization of the State is when the sitting President and Vice-President use and abuse their authority through executive orders, presidential directives or otherwise to define "who are the

criminals" when in fact *they* are the criminals.

This latest executive order criminalizes the peace movement. It must be viewed in relation to various pieces of "anti-terrorist" legislation, the gamut of presidential and national security directives, etc., which are ultimately geared towards repealing constitutional government and installing martial law in the event of a "national emergency".

The war criminals in high office are intent upon repressing all forms of dissent which question the legitimacy of the war in Iraq.

The executive order combined with the existing anti-terrorist legislation is eventually intended to be used against the anti-war and civil rights movements. It can be used to seize the assets of antiwar groups in America as well as block the property and activities of non-governmental humanitarian organizations providing relief in Iraq, seizing the assets of alternative media involved in a reporting the truth regarding the US-led war, etc.

In May 2007, Bush issued a major presidential National Security Directive (National Security and Homeland Security Presidential Directive NSPD 51/HSPD 20), which would suspend constitutional government and instate broad dictatorial powers under martial law in the case of a "Catastrophic Emergency" (e.g. Second 9/11 terrorist attack).

On July 11, 2007 the CIA published its "National Intelligence Estimate" which pointed to an imminent Al Qaeda attack on America, a second 9/11 which, according to the terms of NSPD 51, would immediately be followed by the suspension of constitutional government and the instatement of martial law under the authority of the president and the vice-president.

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(For further details, see Michel Chossudovsky, [Bush Directive for a "Catastrophic Emergency" in America: Building a Justification for Waging War on Iran?](#) June 2007)

NSPD 51 grants unprecedented powers to the Presidency and the Department of Homeland Security, overriding the foundations of Constitutional government. It allows the sitting president to declare a "national emergency" without Congressional approval. The implementation of NSPD 51 would lead to the de facto closing down of the Legislature and the militarization of justice and law enforcement.

"The President shall lead the activities of the Federal Government for ensuring constitutional government..."

Were NSPD 51 to be invoked, Vice President Dick Cheney, who constitutes the real power behind the Executive, would essentially assume de facto dictatorial powers, circumventing both the US Congress and the Judiciary, while continuing to use President George W. Bush as a proxy figurehead.

NSPD 51, while bypassing the Constitution, nonetheless, envisages very precise procedures which guarantee the powers of Vice President Dick Cheney in relation to "Continuity of Government" functions under Martial Law:

"This directive shall be implemented in a manner that is consistent with, and facilitates effective implementation of, provisions of the Constitution concerning succession to the Presidency or the exercise of its powers, and the Presidential Succession Act of 1947 (3 U.S.C. 19), with consultation of the Vice President and, as appropriate, others involved. Heads of executive

departments and agencies shall ensure that appropriate support is available to the Vice President and others involved as necessary to be prepared at all times to implement those provisions." (NSPD 51, op cit.)

The executive order to confiscate the assets of antiwar/peace activists is broadly consistent with NSPD 51. It could be triggered even in the absence of a "Catastrophic emergency" as envisaged under NSPD 51. It repeals democracy. It goes one step further in "criminalizing" all forms of opposition and dissent. to the US led war and "Homeland Security" agenda.

The original EO is at:
<http://www.whitehouse.gov/news/releases/2007/07/20070717-3.html>



NEW EXECUTIVE ORDER STOMPS ON THE FIFTH AMENDMENT

Gambling911.com Newswire
July 19, 2007

Did anyone get the license plate of that Mack truck that ran us over yesterday? By executive order, the Secretary of the Treasury may now seize the property of any person who undermines efforts to promote economic reconstruction and political reform in Iraq. The Secretary may make his determination in secret and after the fact.

What's it say, you ask? The White House will decide if you are *in any way* "undermining efforts" in Iraq, or related to Iraq or pretty much anything else, the Treasury Department is authorized to [seize your money](#), property, stocks, etc.

Although good in overall notion (stop terrorist funding), the ridiculously broad language in this order takes the 5th amendment, and

flushes it down the toilet. As an example, if it appears that if you, say, donate to a charity that the Bush administration determines, without any proof, is trying to undermine the Iraqi government, all of your assets can be frozen. No due process, do not pass go.

The order permits the targeting of those who aid someone else whose assets have been blocked under the order -- wittingly or not. And under Section Five, the government does not have to disclose which organizations are subject to having their assets frozen:

For those persons whose property and interests in property are blocked pursuant to this order who might have a constitutional presence in the United States, I find that, because of the ability to transfer funds or other assets instantaneously, prior notice to such persons of measures to be taken pursuant to this order would render these measures ineffectual. I therefore determine that for these measures to be effective in addressing the national emergency declared in Executive Order 13303 and expanded in Executive Order 13315, there need be no prior notice of a listing or determination made pursuant to section 1(a) of this order.

The scope of the order has raised civil-liberties concerns. "Certainly it is highly constitutionally questionable to empower the government to destroy someone economically without giving notice," says Bruce Fein, a Justice Department official in the Reagan administration. "This is so sweeping it's staggering. I've never seen anything so broad that it expands beyond terrorism, beyond seeking to use violence or the threat of violence to cower or intimidate a population. This covers stabilization in Iraq. I suppose you could issue an executive order about stabilization in Afghanistan as well. And it goes beyond even attempting violence, to cover those who pose 'a

significant risk' of violence. Suppose Congress passed a law saying you've committed a crime if there's significant risk that you might commit a crime."

How does the Secretary of the Treasury feel about a t-shirt that says, 'Stop the War?' Is such a T-shirt considered destabilizing?



WILL BUSH CANCEL THE 2008 ELECTION?

by Harvey Wasserman & Bob Fitrikis
July 30, 2007

It is time to think about the "unthinkable."

The Bush Administration has both the inclination and the power to cancel the 2008 election.

The GOP strategy for another electoral theft in 2008 has taken clear shape, though we must assume there is much more we don't know.

But we must also assume that if it appears to Team Bush/Cheney/Rove that the GOP will lose the 2008 election anyway (as it lost in Ohio 2006) we cannot ignore the possibility that they would simply cancel the election. Those who think this crew will quietly walk

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away from power are simply not paying attention.

The real question is not how or when they might do it. It's how, realistically, we can stop them.

In Florida 2000, Team Bush had a game plan involving a handful of tactics. With Jeb Bush in the governor's mansion, the GOP used a combination of disenfranchisement, intimidation, faulty ballots, electronic voting fraud, a rigged vote count and an aborted recount, courtesy of the US Supreme Court.

A compliant Democrat (Al Gore) allowed the coup to be completed.

In Ohio 2004, the arsenal of dirty tricks exploded. Based in Columbus, we have documented more than a hundred different tactics used to steal the 20 electoral votes that gave Bush a second term. More are still surfacing. As a result of the King-Lincoln-Bronzeville federal lawsuit (in which we are plaintiff and attorney) we have now been informed that 56 of the 88 counties in Ohio violated federal law by destroying election records, thus preventing a definitive historical recount.

As in 2000, a compliant Democrat (John Kerry) allowed the coup to proceed.

For 2008 we expect the list of vote theft maneuvers to escalate yet again. We are already witnessing a coordinated nationwide drive to destroy voter registration organizations and to disenfranchise millions of minority, poor and young voters.

This carefully choreographed campaign is complemented by the widespread use of electronic voting machines. As reported by the Government Accountability Office, Princeton University, the Brennan Center, the Carter-Baker Commission, US Rep. John Conyers (D-MI) and others, these machines can be easily used to flip an election. They were integral to stealing both the 2000 and 2004 elections. Efforts to make their

source codes transparent, or to require a usable paper trail on a federal level, have thus far failed. A discriminatory Voter ID requirement may also serve as the gateway to a national identification card.

Overall, the GOP will have at its command even more weapons of election theft in 2008 than it did in Ohio 2004, which jumped exponentially from Florida 2000. The Rovian GOP is nothing if not tightly organized to do this with ruthless efficiency. Expect everything that was used these past two presidential elections to surface again in 2008 in far more states, with far more efficiency, and many new dirty tricks added in.

But in Ohio 2006, the GOP learned a hard lesson. Its candidate for governor was J. Kenneth Blackwell. The Secretary of State was the essential on-the-ground operative in the theft of Ohio 2004.

When he announced for governor, many Ohioans joked that "Ken Blackwell will never lose an election where he counts the votes."

But lose he did...along with the GOP candidates for Secretary of State, Attorney-General and US Senate.

By our calculations, despite massive grassroots scrutiny, the Republicans stole in excess of 6% of the Ohio vote in 2006. But they still lost.

Why? Because they were so massively unpopular that even a 6% bump couldn't save them. Outgoing Governor Bob Taft, who pled guilty to four misdemeanors while in office, left town with a 7% approval rating (that's not a typo). Blackwell entered the last week of the campaign down 30% in some polls.

So while the GOP still had control of the electoral machinery here in 2006, the public tide against them was simply too great to hold back, even through the advanced art and science of modern Rovian election theft.

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In traditional electoral terms, that may also be the case in 2008. Should things proceed as they are now, it's hard to imagine any Republican candidate going into the election within striking distance. The potential variations are many, but the graffiti on the wall is clear.

What's also clear is that this administration has a deep, profound and uncompromised contempt for democracy, for the rule of law, and for the US Constitution. When George W. Bush went on the record (twice) as saying he has nothing against dictatorship, as long as he can be dictator, it was a clear and present policy statement.

Who really believes this crew will walk quietly away from power? They have the motivation, the money and the method for doing away with the electoral process altogether. So why wouldn't they?

The groundwork for dismissal of both the legislative and judicial branch has been carefully laid. The litany is well-known, but worth a very partial listing:

The continuation of the drug war, and the Patriot Act, Homeland Security Act and other dictatorial laws prompted by the 9/11/2001 terror attacks, have decimated the Bill of Rights, and shredded the traditional American right to due process of law, freedom from official surveillance, arbitrary violence, and far more.

The current Attorney-General, Alberto Gonzales, has not backed away from his announcement to Congress that the Constitution does not guarantee habeas corpus. The administration continues to act on the assumption that it can arrest anyone at any time and hold them without notification or trial for as long as it wants.

The establishment of the Homeland Security Agency has given it additional hardware to decimate the basic human rights of our citizenry. Under the guise of dealing with the "immigration problem," large concentration

camp are under construction around the US.

The administration has endorsed and is exercising its "right" to employ torture, contrary to the Eighth Amendment and to a wide range of international treaties, which Gonzales has labeled "quaint."

With more than 200 "signing statements" the administration acts on its belief that the "unitary executive" trumps the power of the legislative branch in any instance it chooses. This belief has been further enforced with the administration's use of a wide range of precedent-setting arguments to keep its functionaries from testifying before Congress.

There is much more. In all instances, the 109th Congress---and the public---have rolled over without significant resistance.

Most crucial now are Presidential Directive #51, Executive Orders #13303, #13315, #13350, #13364, #13422, #13438, and more, by which Bush has granted himself an immense arsenal of powers for which the term "dictatorial" is a modest understatement.

The Founders established our government with checks and balances. But executive orders have accumulated important precedent. The Emancipation Proclamation by which Lincoln declared an end to slavery in the South, was issued under the "military necessity" of adding blacks to the Union Army, a step without which the North might not have won the Civil War. Franklin Roosevelt's Executive Order #8802 established the Fair Employment Practices Commission. Harry Truman's Executive Order #9981 desegregated the military.

Most to the point, FDR's Executive Order #9066 ordered the forcible internment of 100,000 people of Japanese descent into the now infamous concentration camps of World War II.

There is also precedent for a president overriding the Supreme Court. In the 1830s Chief Justice John Marshall enshrined the right of the Cherokee Nation to sovereignty over its ancestral land in the Appalachian Mountains. But President Andrew Jackson scorned the decision. Some 14,000 native Americans were moved at gunpoint to Oklahoma. More than 3,000 died along the way.

All this will be relevant should Team Bush envision a defeat in the 2008 election and decide to call it off. It's well established that Richard Nixon - mentor to Rove and Cheney - commissioned the Huston Plan, which detailed how to cancel the 1972 election.

Today we must ask: who would stop this administration from taking dictatorial power in the instance of a "national emergency" such as a terror attack at a nuclear power plant or something similar?

Nothing in the behavior of this Congress indicates that it is capable of significant resistance. Impeachment seems beyond it. Nor does it seem Congress would actually remove Bush if it did put him on trial.

Short of that, Bush clearly does not view anything Congress might do as a meaningful impediment. After all, how many divisions does the Congress command?

The Supreme Court, as currently constituted, would almost certainly rubber stamp a Bush coup. If not, like Jackson, he could ignore it as easily as he would ignore Congress.

What does that leave? There is much idle speculation now about what the armed forces would do. We also hear loose talk about "90 million gun owners."

From the public side, the only conceivable counter-force might be a national strike or an effective long-term campaign of general non-cooperation.

But we can certainly assume the mainstream media will give

lock-step support to whatever the regime says and does. It's also a given that those likely to lead the resistance will immediately land in those new prisons being built by Halliburton et al.

So how do we cope with the harsh realities of a Bush/Cheney/Rove dictatorial coup?

We may have about a year to prepare. Every possible scenario needs to be discussed in excruciating detail.

For only one thing is certain: denial will do nothing.

<http://mparent7777-2.blogspot.com/2007/07/will-bush-cancel-2008-election.html>



Editorial note: While it may be purely speculative whether Bush would do something so outrageous as to install himself as "President for Life", even though he was caught on camera joking about being a dictator, there is no doubt that he is a tyrant. The missed point in this article is the fact that with our system of rigged elections, Bush doesn't have to. Nearly an entire generation knows only of either Bushes or Clintons in high office, with another Clinton (Hillary) poised to take the White House and a Bush (Jeb) politically situated to try for 1600 Pennsylvania either in 2012 or 2016. Let's see this for what it is: the establishment of an American ruling elite just as tyrannical as the king that we threw off 230 years ago. - WF



**A REBUKE TO AMERICANS
WHOSE POOR EXAMPLE
AS CITIZENS IS AN
EVERLASTING SHAME
UPON US ALL**

By MG WILLIAM FLATT
HQ INDMILCORPS

To those Americans who were stupid enough to vote Democrat

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when recent elections offered us a golden opportunity to return to Constitutional government: **You should have known that the Democrats, once returned to power, would return to their communist habits - and vote against your guns!** To you we say NUTS and hope you enjoy LICKING the BOOT of the thug that yanks the chains of your slavery!

To those who slavishly voted for der Fuhrer, the decider, King George the 43rd; who has done more violence to our beloved Constitution, still the supreme law of the land; who has accumulated unto the executive total dictatorial power that need only be invoked at the right moment of crisis; who has secretly and treasonously met with foreign leaders for the express purpose of submerging our nation into a 'North American Union', we shall hold you responsible for the consequences.

To the freedom-minded Americans who vote for patriots like Ron Paul, and others who respect and honor the Constitution, we salute you. We welcome the politically astute patriots who understand that the first insult to their liberty, unless punished, will become the parent of many others.



**DISTURBING GUN NEWS
FROM SWITZERLAND**

By D. Martyn Lloyd-Morgan
Friday, September 28, 2007

Despite the vehement protests from many of Switzerland's cantons (states), the lower chamber of the nation's Federal Assembly voted to strip its citizens of gun rights, not by registering or confiscating firearms, but by outlawing the storing of ammunition in the homes of the citizens.

According to The Liberty Zone, the move was led by Switzerland's small but vocal--and powerful--Socialist minority. And apparently it was a leading women's magazine who aided the Socialists in the cause.

Having failed at attempts to take the guns themselves from homes and store them in government facilities, the new law takes aim at ammo rather than the guns. The Swiss are still allowed to possess firearms; they simply will not be allowed to possess the ammunition to use them.

This is the backdoor method of disarming citizens, and it is very effective.

The ban also applies to the male citizens who make up Switzerland's time-honored citizens' militia. Even they will be required to keep their ammo at approved government facilities.

The fact that a Leftist minority group was able to convince a majority of representatives in the Swiss Federal Assembly to approve the measure is considered a major victory for Socialism and the push to strip individual citizens of the right to keep and bear arms.

In a stunning example of what Leftists can do when citizens are not paying attention, the Socialist ban on ammunition in the homes of the Swiss people should be a stark lesson for U.S. citizens who wish to preserve the right to keep and bear arms. Anti-gun groups do not have to register or confiscate firearms to win the battle.

Rather, the growing modus operandi of the gun control movement is to render a Constitutional right null, void, and useless by implementing legislation aimed at things such as ammunition rather than the actual guns themselves.

Within the U.S. the anti-gun movement does not even have to introduce legislation. A mere executive order by an Administration in the 1990s has

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been all it takes for a massive assault to ensue on gun shops, gun manufacturers, and other facets of the gun industry, to begin to gradually rob the citizens of their rights to keep and bear arms. This is presently being accomplished by a rogue arm of the Department of Justice--the Bureau of Alcohol, Tobacco, Firearms, and Explosives--which has succeeded in shutting down 80% of the gun stores, and gun and ammo manufacturers, within the U.S.

The prevailing wisdom, similar to what we find in Switzerland, is to attack gun ownership by focusing on various facets of the gun and ammo industry rather than to directly attack the citizens' guns. This effectively renders useless any supposed right to own, possess, and use a firearm without addressing the firearms themselves at all--a perfect example of disarming the citizens using the backdoor method.

Switzerland has been the last bastion of real gun rights in Europe. Now even the Swiss have fallen to the sly and seductive ways of the Socialist anti-gun movement.

And if it can happen there, it can happen here.



FINALLY SOME GOOD NEWS

October 3, 2007

Since the cover story was prepared regarding the reorganization of IMC and the resumption of recruiting, we are happy to report that we are up to our eyeballs in new contacts and new members. If everyone recruits a friend, and those friends recruit someone, we will be well on our way to achieving our expansion goals for 2007-2008! Great work, guys!

