

EXECUTIVE ORDERS & POLICE STATE LEGISLATION

A martial law primer presented by the Indiana Militia Corps
Updated May 2011



Whenever the elites decide to impose martial law, we can expect the following:

1. **CONSTITUTIONAL RIGHTS ENDED** – Under martial law, the U.S. Constitution is suspended and all citizens immediately lose all of the protections, safeguards, rights, privileges or immunities guaranteed under that document, the Bill of Rights, and subsequent amendments.

General Tommy Franks: "In the event of another (major) terrorist attack...the Constitution will likely be discarded in favor of a military form of government"

2. **CURFEW ENFORCEMENT, CHECKPOINTS & VEHICLE SEARCHES** – Anyone caught outside after curfew can be shot dead. There are no exceptions for personal emergencies unless of course these people have some sort of official documents or other material constituting a "Get Out Of Jail Free" card. Anyone found with contraband will be held as an enemy combatant and treated accordingly.

3. **PERSONAL FIREARMS WILL BE SEIZED** – Armed forces can invade your home and force you to surrender any weapons you have, regardless of your constitutional right or need to bear arms for your self-defense. If you refuse, you could be shot dead in your living room, and all your possessions seized. If you're lucky, you might just get Tasered, or butt-ended with an AK-47, to eventually wake up in a Federal Emergency Management Agency (FEMA) detention center with a Prison Identification Number which you will go by as a "name" instead of the name you were born with.

4. **PERSONAL PROPERTY CAN BE SEIZED** – This means that under the excuse of "requisitioning", soldiers can kick you out of your home, and seize not only your home but everything inside it, as well as any vehicles or other items you have on your grounds. They also can claim the actual real estate of the acreage as well. If you refuse or resist in some way well... use your imagination.

5. **RANDOM ACTS OF TERROR, ASSASSINATIONS, and EXECUTIONS** – Upon or even immediately before a declaration of martial law, acts of terrorism may be carried out under a false flag to justify the harshest possible measures. After a declaration of martial law, terror tactics are likely to be employed to compel obedience from hesitant citizens within the area of enforcement. Assassinations of dissident citizens will commence as early as two months before the triggering event, in order to disrupt or even totally preclude the ability of dissident organizations from mounting resistance. Individuals who do not comply with directives and orders given by officers or troops may be summarily executed; public executions of randomly selected individuals found 'guilty' of violations may be carried out to serve as a warning and make an example.

Already the US Government claims the power to murder any citizen that it determines is an enemy.

6. **RELOCATION, RESETTLEMENT, INTERMENT** – Under martial law, various segments of the population can expect to find themselves forcibly and permanently removed from their homes; transported to temporary interment centers, and ultimately may be relocated to a detention camp to live out what may prove to be the very short remainder of their lives. This has already happened once in American history and the Supreme Court has upheld the power of the government to do it as long as it has a good excuse. The Census played a central role in the interment of U.S. citizens during WWII.

ENDGAME: Homeland Security Strategic Detention and Removal Plan

7. **FAMILIES SPLIT UP, CHILDREN SEPARATED FROM THEIR PARENTS, FORCED RE-EDUCATION** – *"Fundamental Bible-believing people do not have the right to indoctrinate their children in their religious beliefs because we, the state, are preparing them for the year 2000, when America will be part of a one-world global society and their children will not fit in."* - Nebraska State Sen. Peter Hoagland (1983)

The following Executive Orders have already been signed and have been continued by succeeding presidents. They take effect immediately upon declaration of a national State of Emergency:

Executive Order 10995: All communications media will be taken over by federal authority: radio, television, websites, newspapers, even CB and Ham radio systems. Freedom of expression, otherwise known as the 1st Amendment, will be canceled til further notice. [Emergency Broadcast System / FEMA]

Executive Order 10997: All fossil fuels, related substances as well as all electrical power, both corporate as well as privately owned devices and generators will be seized by the federal government.

Executive Order 10998: Allows the seizure of all food, the means to produce food and related products and machinery, warehouses and cooperatives; including corporate and private farms, by the government. You will not be allowed to hoard food since this is regulated. Hoarding is defined as anything beyond a two-week supply.

[If you are caught hoarding food, you could be shot dead, or perhaps you will be lucky enough to be tazed, knocked to the ground, sent to a FEMA camp and be immediately classified as a “domestic terrorist”, otherwise known as an “Enemy of the State”.]

Executive Order 10999: All transportation will be placed under complete government control including private vehicles, control of all mass transit hubs & seaports will be seized. [Transportation Security Act]

Executive Order 11000: All civilians will be drafted into forced labor at various designated work-sites or camps under federal supervision. [AR210-25, ‘Civilian Inmate Labor Program’]

Executive Order 11001: Allows the federal government to take over all health, welfare, and educational functions. Health & welfare functions would relate to matters involving an outbreak or epidemic of a highly communicable disease.

Executive Order 11002: A national registration of all human beings. This may involve the mandatory implantation of a microchip identification/tracking device. [Ref. 2010 CENSUS]

Executive Order 11003: Allows the government to take over all airports and seize any aircraft, including commercial aircraft.

Executive Order 11004: Allows the government to relocate communities, build new housing, designate areas to be abandoned, and establish new locations for populations. [Ref. HR 645]

Executive Order 11005: Allows the government to take over railroads, inland waterways, and storage facilities.

Executive Order 11049: Assigns emergency preparedness functions to federal departments and agencies, consolidating 21 operative Executive Orders issued over a fifteen year period.

Executive Order 11051: Specifies the responsibility of the Office of Emergency Planning and gives authorization to put all Executive Orders into effect in times of increased international tensions and economic or financial crisis.

Executive Order 11310: Gives authority to the Department of Justice to enforce the plans set out in Executive Orders, to institute industrial support, to establish judicial and legislative liaison, to control all aliens, to take control and operate all state correctional institutions, and to advise and assist the President.

Executive Order 11490: Consolidates control over more than a dozen previous EO's including #10997, 10998, 10999, 11000, 11001, 11002, 11003, 11004, 11005, 11087, 11088, 11089, 11095, and 11310.

Executive Order 11647 (1972): Implements the Government Reorganization Act of March 27, 1969 and creates 10 federal regions that are intended to eventually replace the individual 50 states: eventually superseded by **Executive Order 12407** (Feb. 22, 1983), which provides the regional and local mechanisms & manpower for carrying out the provisions of E. O. 12919. This Order sets up ten Federal Regional Councils to govern ten Federal Regions made up of the fifty States. The ten-region breakup of the United States was a prominent feature of the 1987 movie, "Amerika".

- REGION I: Connecticut, Massachusetts, New Hampshire, Rhode Island, Vermont.
Regional Capitol: Boston
- REGION II: New York, New Jersey, Puerto Rico, the Virgin Islands. Regional Capitol: NY City
- REGION III: Delaware, Maryland, Pennsylvania, Virginia, West Virginia, District of Columbia.
Regional Capitol: Philadelphia
- REGION IV: Alabama, Florida, Georgia, Kentucky, Mississippi, North Carolina, Tennessee.
Regional Capitol: Atlanta
- REGION V: Illinois, Indiana, Michigan, Minnesota, Ohio, Wisconsin. Regional Capitol: Chicago
- REGION VI: Arkansas, Louisiana, New Mexico, Oklahoma, Texas.
Regional Capitol: Dallas-Ft. Worth
- REGION VII: Iowa, Kansas, Missouri, Nebraska. Regional Capitol: Kansas City
- REGION VIII: Colorado, Montana, North Dakota, South Dakota, Utah, Wyoming.
Regional Capitol: Denver
- REGION IX: Arizona, California, Hawaii, Nevada. Regional Capitol: San Francisco
- REGION X: Alaska, Oregon, Washington, Idaho. Regional Capitol: Seattle



Executive Order 11921: Allows the Federal Emergency Preparedness Agency to develop plans to establish control over the mechanisms of production and distribution, of energy sources, wages, salaries, credit and the flow of money in U.S. financial institution in any undefined national emergency. It also provides that when a state of emergency is declared by the President, Congress cannot review the action for six months.

Executive Order 12148: created the Federal Emergency Management Agency to interface with the Department of Defense for civil defense planning and funding. An "emergency czar" was appointed. FEMA has only spent about 6 percent of its budget on national emergencies. The bulk of their funding has been used for the construction of secret underground facilities to assure continuity of government in case of a major emergency, foreign or domestic.

General Frank Salzedo, chief of FEMA's Civil Security Division stated in a 1983 conference that he saw FEMA's role as a "new frontier in the protection of individual and governmental leaders from assassination, and of civil and military installations from sabotage and/or attack, *as well as prevention of dissident groups from gaining access to U.S. opinion, or a global audience* in times of crisis." The powers transferred to FEMA in by President Carter 1979 were a sweeping consolidation of powers that incorporated, among other powers;
National Security Act of 1947 (allows for the strategic relocation of industries, services, government and other essential economic activities, and to rationalize the requirements for manpower, resources and production facilities.)
1950 Defense Production Act (gives the President total power over all aspects of the economy.)
International Emergency Economic Powers Act (enables the President to seize the property of a foreign country or national.)

Executive Order 12656: "ASSIGNMENT OF EMERGENCY PREPAREDNESS RESPONSIBILITIES"
- This order allows for the declaration of a State of Emergency during natural disaster, military attack, technological emergency, *or other emergencies* that seriously threaten the national security of the United States. This order allows for total, unquestioned federal takeover of every local police department, as well as local price fixing and wages. It also forbids reassignment of personal financial assets within or outside of the United States. This EO appointed the National Security Council as the principal body that should consider emergency powers. This allows the government to increase domestic intelligence and surveillance of U.S. citizens and would restrict the freedom of movement within the United States and grant the government the power to isolate large groups of civilians. The National Guard could be federalized to seal all borders and take control of U.S. air space and all ports of entry.

Executive Order 12919: Allows the President to put the United States under complete Martial Law and Executive Dictatorship over all US citizens, businesses as well as church institutions during any state of emergency, for any reason. It incorporates *all* of the previous EO's.

Executive Order 13010: "Critical Infrastructure Protection". This Executive Order allows FEMA to take control over all other government agencies, establishes a "shadow cabinet" and take over all aspects of the US during a State of National Emergency.

Executive Order 13107: Sets up a new federal bureaucracy for the purpose of implementing U.N. treaties, whether ratified by the U.S. Senate or not; and it shall implement the treaties on the U.N.'s terms.

Executive Order 13233: Makes crimes, actions and records of President and former Presidents permanently secret.

Executive Order 13528: Establishes the Council of Military (State) Governors over the 10 federal regions (New-States) created by President Nixon's EO11647. See '*Newstates of America Constitution*'.

Legislation that suspends or abolishes our Rights, guarantees and protections:

Emergency Banking Relief Act of March 9, 1933 U.S. Statutes at Large (73rd Congress) - Removes the provisions of the *Trading With the Enemy Act of 1917* that apply to American citizens; thereby making illegal all transactions between citizens or between any citizen and any partnership, association, or corporation except as provided by law. This unconstitutional statute also ordered the surrender of every American's constitutional money to the Federal Reserve.

Internal Security Act of 1950 - Sometimes called the McCarran Act, it is one of the least understood laws in the history of the republic. Popularly named for Nevada's Senator Pat McCarran (who commandeered the legislation from an earlier version by congressmen Karl Mundt & Richard Nixon), argued for *the fingerprinting and registration of all "subversives" at large in the United States*. President Truman, who had himself imposed the Loyalty Order for federal government employees in 1947, immediately vetoed it on the grounds that it "would make a mockery of our Bill of Rights and would actually weaken our internal security measures." But his veto was overridden by a humbling 89 percent majority vote, and McCarran's newly formed Senate Internal Security Subcommittee - working closely with Hoover's FBI - set up shop and conducted hearings for the next twenty-seven years. *One of the more disturbing provisions of the McCarran Act was its authorization of concentration camps "for emergency situations."* This act gave rise to the FBI's "COINTELPRO" operation. [Also ref. EO 12148]

COINTELPRO - is an acronym for a series of FBI **counter-intelligence programs designed to neutralize political dissidents**. Although covert operations have been employed throughout FBI history, the formal programs of 1956-1971 were broadly targeted against leftist political organizations. In the early 1950s, the Communist Party was illegal in the United States. The Senate and House of Representatives each had investigating committees to prosecute communists and publicly expose them (the House Committee on Un-American Activities and the Senate Internal Security Subcommittee). When a series of Supreme Court rulings in 1956 and 1957 challenged these committees and questioned the constitutionality of Smith Act prosecutions and Subversive Activities Control Board hearings, the FBI's response was COINTELPRO, a program designed to "neutralize" those who could no longer be prosecuted. Over the years, similar programs were created to neutralize civil rights, anti-war, and many other groups.

P.A.T.R.I.O.T. Act (2001) - Expands the powers of the federal government to conduct warrantless surveillance on all citizens, both physically and electronically; Creates new powers for law enforcement agencies to conduct "sneak & peek" intrusions into people's homes while they are away and without notifying them; Effectively nullifies 4th Amendment protections regarding personal or business records, and other papers; *Expands definition of "terrorism" to include virtually any offense*; Permits secret investigations without any kind of oversight; Lowers the threshold for law enforcement to engage anyone from "probable cause" to "suspicion". Most of the USAPA provisions were designed to sunset in 2005.

Domestic Security Enhancement Act of 2003, a.k.a. "**Patriot II**" - USAPA II, like its predecessor, is a grab bag of provisions spread throughout the legal landscape. One clear difference exists however. Unlike USAPA, USAPA II has no provisions that "sunset" after a certain time. *All of its changes are permanent*. The breadth of USAPA II does make it difficult to break the bill down into neat categories. Nonetheless, many of the changes do fall into general areas. These are:

1. **Privacy Invasions**. USAPA II dramatically widens the powers of government to invade the privacy of Americans and others living here. This includes:
 - o Broad new authority to compel information from ISPs, friends, relatives, businesses and others, all without informing you.
 - o Immunity for businesses that voluntarily turn over your information to government agencies.

- Extra punishment for use of cryptography-- no connection to terrorism needed.
 - Instant police access to your credit reports upon certification that they are sought "in connection with their duties" -- again, with no connection to terrorism needed.
 - Relaxed requirement of specificity for warrants for multi-use devices like PDAs and computers with telephonic capabilities.
 - DNA collected from multiple sources and database information open to all law enforcement.
 - Less judicial oversight of surveillance.
2. ***More "End Runs" Around Limitations on Surveillance and Information Sharing.*** Federal, state and local officials can now freely share information, regardless of the original reason for gathering it. This includes information in your credit reports, educational records, visa records, all other financial data, phone records, internet usage and content, medical records, and domestic travel activity collected from inactivated but operational devices like "On-Star" in certain types of cars & trucks. It also includes information obtained by administrative subpoenas of any business, from your ISP to your credit card company to your grocer. It also includes DNA database information and information obtained through the secret court processes of the Foreign Intelligence Surveillance Act (FISA). Much of this sharing need not have any relationship to terrorism investigations.
 3. ***Gag Orders and Increased Governmental Secrecy.*** The "daylight of public scrutiny" is a key check on abuses of governmental power. But USAPA II makes it even harder for the public to evaluate what the government is doing with its broad new powers. USAPA II allows gag orders for subpoenas or National Security Letters (NSL's) that force third parties to turn over information about their friends, loved ones or customers while making it unlawful for them to tell anyone except their lawyers about the subpoena. In a similar vein, the law creates broad new exceptions to the Freedom of Information Act for terrorism detainee information, prevents the Environmental Protection Agency from warning the public about environmental dangers from chemical releases and severely reduces the ability of judges to force the government to present its evidence in open court.
 4. ***Expanded Reach of Powers under the Control of Secret Courts.*** The Foreign Intelligence Surveillance Act (FISA) was enacted more than 20 years ago to handle the special problem of non-criminal investigation of foreign intelligence activities in the United States. For this limited purpose, Congress established an unprecedented secret court system. USAPA expanded the reach of FISA and the secret court dramatically, and USAPA II goes even further. Under USAPA II, the secret court will be able to authorize searches of individuals with no connection to foreign governments or even terrorist organizations. It will increase the length of surveillance and decrease court oversight from the already low levels set by USAPA.
 5. ***Not Targeted to Terrorism.*** As with its predecessor, USAPA II contains many provisions that appear to be nothing more than an opportunistic attempt to increase governmental powers in areas unrelated to terrorism. In other areas, while terrorism is included, the provisions are not limited to terrorism-related investigations. These include government access to all financial data, sentence enhancements for using encryption, and sharing of some FISA-obtained information.
 6. ***Maintenance of Universal Database on All Citizens.*** USAPA II allows the creation of a massive, unprecedented government database of all collected and shared intelligence on its citizens. A profile on every human being living in the USA, and many others around the globe, would track our lives. It dovetails with the universal database requirement of Obama's health care bill and establishes in law the mandate laid out in EO 11002.

Intelligence Reform and Terrorism Prevention Act of 2004 (IRTPA), aka "Patriot III" - Reorganizes all of the nation's "spy" agencies under one man, the Director of National Intelligence; establishes a new "terrorist watch list" that has more than 2 million names as of 2011 and continues to add just a little more than, oddly, 666 names a day.

The Military Commissions Act of 2006 - October 17, 2006; Empowers the President to declare anyone, including U.S. citizens, to be "unlawful enemy combatants" – even if one has not engaged in armed belligerency against the USA. The bill also permanently abolishes habeas corpus rights. **WRIT OF HABEAS CORPUS** - This means that soldiers or other federal officers, agencies or “contractors” can break into your home or arrest you on the street without warrants, and can throw you into prison without explanation or access to legal counsel. They can hold you there for months, even years, since there are no time limits imposed on how long you can be imprisoned.

Warner National Defense Authorization Act – Oct. 17, 2006; **Repeals the POSSE COMITATUS ACT** (18 USC 1385) on the 135th anniversary of Ulysses Grant doing the same exact thing (1871). Created in June 1878, PCA substantially limited the powers of the federal government to use the military for law enforcement. The Act prohibited most members of the federal uniformed services (Army, Air Force, and State National Guard forces when such are called into federal service) from exercising civilian police or ‘peace officer’ powers on non-federal property (states and their counties & municipal jurisdictions) within the United States, except where expressly authorized by the Constitution or Congress. The Coast Guard is exempt from the Act during peacetime.

“Patriot 4”: HR1955/S1959. **Violent Radicalization & Homegrown Terrorism Prevention Act** [2007] - Would have literally created a proscription against “thought crime” for expressing politically dissenting views had this bill passed in the Senate. It is uncertain when this bill will be introduced again.

National Defense Authorization Act of 2008 - SEC. 1821. UNITED STATES NORTHERN COMMAND.

(a) MANPOWER REVIEW.— of the positions, job descriptions, and assignments within the United States Northern Command with the goal of determining the feasibility of **significantly increasing the number of members of a reserve component assigned to, and civilians employed by, the United States Northern Command who have experience in the planning, training, and employment of forces for homeland defense missions, domestic emergency response, and providing military support to civil authorities.**

SEC. 1822. COUNCIL OF GOVERNORS. – SEE Executive Order 12407, EO 13528

The President shall establish a bipartisan Council of Governors to advise the Secretary of Defense, the Secretary of Homeland Security, and the White House Homeland Security Council on matters related to the National Guard and civil support missions.

Public Law 111-152 – The “Obamacare” bill (HR 4872) – March 30, 2010 — Subtitle C-11 Sec. 2521 *establishes a mandatory implantable ID chip to be implemented in 36 months!* That’s late March 2013!

The ID implant seen here : <http://www.youtube.com/watch?v=VWQmNmQd9rg>

RFID chip mandate – Sec. 2521, Pp. 2056-2057 – The government will establish a National Medical Device Registry.

What is it? Medical Device Registry defined in H.R. 3200 & H.R.4872(final version of the HC Bill): (g)(1) *The Secretary shall establish a national medical device registry (in this subsection referred to as the ‘registry’) to facilitate analysis of postmarket safety and outcomes data on each device that— “(A) is or has been used in or on a patient; “(B)and is— “(i) a class III device; or “(ii) a class II device that is implantable, life-supporting, or life-sustaining.”*

Then on page 2059 it describes what the term “data” means in paragraph 1, section B:

“(B) In this paragraph, the term ‘data’ refers to information respecting a device described in paragraph (1), including claims data, patient survey data, standardized analytic files that allow for the pooling and analysis of data from disparate data environments, electronic health records, and any other data deemed appropriate by the Secretary”

What exactly is a class II device that is implantable?

Approved by the FDA, a class II implantable device is an “implantable radio frequency transponder system for patient identification and health information.” The purpose of a class II device is to collect data in medical patients such as “claims data, patient survey data, standardized analytic files that allow for the pooling and analysis of data from disparate data environments, electronic health records, and any other data deemed appropriate by the Secretary.” See:

<http://www.fda.gov/downloads/MedicalDevices/DeviceRegulationandGuidance/GuidanceDocuments/ucm072191.pdf>

This new law – when fully implemented – provides the framework for making the United States the first nation in the world to require each and every one of its citizens to have implanted in them a radio-frequency identification (RFID) microchip for the purpose of controlling who is, or isn’t, allowed anything anywhere in the country.

See Healthcare Bill H.R. 3200: <http://waysandmeans.house.gov/media/pdf/111/AAHCA09001xml.pdf>

pages 1001-1008.

Proposed Legislation that would strip the rest of our remaining liberties are too numerous to list, but here's some from during Obama's administration 2009-2011:

H. J. Res. 5 - To repeal the 22nd Amendment, allowing President Obama or his successor to become "President for Life", completing the descent into tyranny.

HR 45 – to effectively repeal the 2nd Amendment

HR 645 – to establish concentration camps on active and decommissioned military installations.

MSHEPA (Model States Health Emergency Powers Act) – This proposed legislation is nothing short of an authorization for states to declare martial law on the pretext of a public health emergency, and impose draconian measures. <http://911review.org/Wiki/Mshepa.shtml> or www.publichealthlaw.net/ModelLaws/MSEHPA.php

Other disturbing trends: Several periods of enacted federal martial law – Seattle WTO 1999; 9/11; FTAA Miami 2003; the 2005 post-Hurricane Katrina relief; the Olympics & other NSS Events; DNC 2008 convention, Denver; RNC 2008 convention, Minneapolis-St.Paul; 2008 Sea Island G-8 summit; 2009 Pittsburgh G-20 summit; etc...

NORTHCOM secret agreements with foreign military commands to deploy CONUS in the event of any domestic disturbance or national emergency. www.indianamilitia.org/files/Publications/Brigade_homeland_tours_start_10-1-08.pdf

It is our strategic analysis at this time that false-flag terrorism and/or other emergencies, possibly coupled with a perceived health emergency, will be used to isolate and control Americans during the first critical hours of a declaration of a state of emergency (martial law) and the coincident permanent suspension of the U.S. Constitution. At this time, identified enemies of the federal government (all of you who are labeled 'extremists' because you voted for Ron Paul or attended Tea Party rallies) will be raided.

Everyone else will likely be met by well-armed troops who will go door-to-door and systematically collect the population for transportation to 'PODS' (Point of Dispensing Stations) where they will be simultaneously disarmed and forcibly injected with Verichip's 'Digital Angel' RFID tracking implant, or something similar. Objectors and resisters would be sent to DHS detention processing facilities for re-education, labor, or Operation ENDGAME 'final removal'. If you wish to avoid this fate at all, you must develop your situational awareness, obtain new skills, hone existing skills, and work with your fellow patriots toward operational readiness by joining & participating in the militia.

INDIANA MILITIA CORPS



IN LAWFUL DEFENSE OF OUR REPUBLIC



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