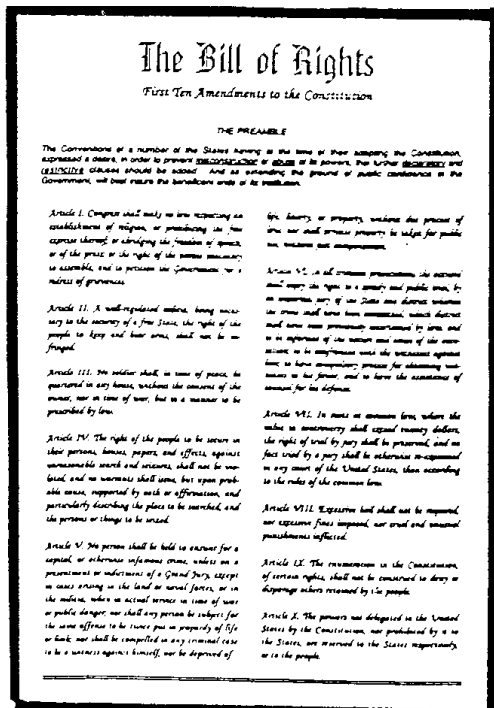
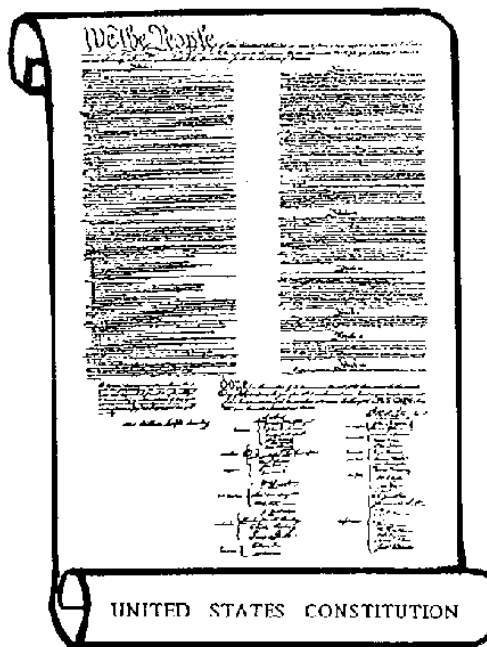


WHAT MAKES PUBLIC OFFICIALS THINK THEY CAN TAKE AWAY OUR PRIVATELY OWNED FIREARMS?



Here are 2 of the 3 documents
That set the laws and rules
Which govern the United States
of America.

Each instrument is a separate
document and maintains all of
its authority within its ownself.



This is the “Bill of Rights”. It is a palladium where sacred things are stored. Its contents are perpetual! It contains God’s laws, man’s endowments from the Creator. The “Bill of Rights” is NOT subject to "change". The “Bill of Rights” is higher law than the 1787 Constitution! Because no man can repeal God’s laws or endowments, its contents are not subject to repeal!

The people ratified these two documents. They are “the property of” and “belong to” the people. Public officials cannot alter or discard them.

This is the 1787 Constitution of the United States of America. It has been acclaimed to be the greatest document struck off by the hand of man! Amendments or minor changes to its principles may be made subject to the rules of the amendment process. By attaching the “Bill of Rights” to this document, God’s laws and endowments became included as the “supreme law of the land”, but no man has the power to deny, restrict or repeal God’s laws or endowments!

NO MAN IS ABOVE THE LAW!

This applies to all states!

THE LAWS OF THE STATE OF CALIFORNIA MAKE IT IMPOSSIBLE FOR ANTI-GUN LAWS TO BE VALID

The Constitution of the State of California

"The State of California is an inseparable part of the United States of America, and the United States Constitution is the supreme law of the land."

California State Constitution Article III Section 1

The California Constitution, being in full accord with the federal Constitution, illustrates the interlocking principles by which the nation's founders permanently safeguarded their American posterity.

All California public officials are sworn to support the supreme law of the land.

The Constitution of the State of California

"I,...., do solemnly swear that I will support and defend the Constitution of the United States and the Constitution of the State of California... that I will bear true faith and allegiance to the Constitution of the United States and the Constitution of the State of California".

California State Constitution Article XX Section 3

This Rule Book that public officials must obey is still in effect. Violation of the oath of office is an impeachable offense.

The Constitution of the United States of America

This Constitution, and the laws of the United States which shall be made in pursuance thereof.... shall be the supreme law of the land.

United States Constitution Article VI General Provisions (2)

BILL OF RIGHTS

Second Amendment

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

This is the supreme law of the land

The "Bill of Rights" is a part of the Constitution of the United States. The "Bill of Rights" cannot be repealed! ...

The Constitution of the United States of America

".....the members of the several state legislatures shall be bound by oath or affirmation to support this Constitution..."

United States Constitution Article VI General Provisions (3)

All public officials are required to swear allegiance under oath to support and defend the principles within these Constitutions, but if they break this trust, they must be dishonorably discharged. This is the function and reason for taking an oath of office.