

2nd AMENDMENT TEMPLATE – GUN RIGHTS IN VIRGINIA

[Your Name]

[Your Address]

[City, State, ZIP Code]

[Email Address]

[Phone Number]

[Date]

NOTICE AND DEMAND FOR REDRESS FOR VIOLATION OF 2ND AMENDMENT AND PRIVATE PROPERTY RIGHTS IN VIRGINIA

To: VA GOV

VA Attorney General

VA Senators / Congressman

District Reps

I am writing as one of your constituents in (_____, VA) to respectfully bring a specific concern to your attention and request legislative action here in the state of Virginia. The state legislature has passed the following bills, which are unconstitutional. The bills need to be vetoed and not allowed to become law.

The current gun law legislations that are unconstitutional are as follows:

SB749/HB217

SB727/HB1524

SB643/HB1525

SB115

HB916

SB496/HB110

SB323/HB40

SB27/HB21

SB272/HB626

All bills needs to be vetoed and stricken from record for violating our U.S. Constitutional Second Amendment rights.

I, one of the People (as seen in the 50 State Constitutions), Sui Juris, do present you with this notice that you and your agents may provide due care;

Please take notice that the general misconception is that any statute passed by legislators being the appearance of law constitutes the law of the land. The U.S. Constitution is the supreme law of the land, and any statute, to be valid, must be in agreement. It is impossible for a law which violates the Constitution to be valid. This is succinctly stated as follows:

Marbury vs. Madison, 5 US (2 Cranch) 137, 174, 176, (1803), "all laws which are repugnant to the Constitution are null and void."

Please take notice that I have taken the time to do the proper study to be able to come together in mass across the nation and deal with matters of the common good and wish to address your attempts to use legislative fiat to attack the People's rights;

Please take notice that Congress has no authority to interfere with the People's right to have weapons they deem necessary for defense (see authorities below);

Maxim 9f. It is a liberty of free citizens to retain arms for their protection and according to their condition. People v. Horton, 264 N.Y.S. 84, 88.

Please take notice that the People have a guaranteed and absolute right to have the weapons necessary to preserve themselves and condition and there can be absolutely no possible authority for any legislature to make a rule, ban or statute that would go against any right of the People, without express written consent (see evidence below);

Miranda v. Arizona, 384 U.S. 436 (1966) page 491

Where rights secured by the Constitution are involved, there can be no rulemaking or legislation which would abrogate them.

Please take notice that writing ambiguous laws under the Commerce Clause to deal with Interstate commerce and international commerce has nothing to do with the common rights of The people, derivative from the common law, that you swore as Trustees to protect as a condition for receiving employment as the People's Servants;

Maxim: 9d. Laws are silent amidst arms. 4 Inst. 70.

Please take notice that as a maxim, you swore to never attack the rights of the People, therefore, the people know and realize that your statutes are not against private use of the People or their associations;

Please take notice that as “The People,” we understand that you don’t dictate what weapons are okay for us. You may have enjoyed attorneys who have helped to write statutes without jurisdiction and vague to allow for theft of jurisdiction, as a possibility for decades, but the people have now become educated and are no longer willing to allow servants to act outside authority delegated;

Missouri Constitution Bill of Rights Text of Section 23:

Right to Keep and Bear Arms- Exception

That the right of every citizen to keep and bear arms, ammunition, and accessories typical to the normal function of such arms, in defense of his home, person, family and property, or when lawfully summoned in aid of the civil power, shall not be questioned, The rights guaranteed by this section shall be unalienable. Any restriction to these rights shall be subject to strict scrutiny and the state of Missouri shall be obligated to uphold these rights and shall under no circumstances decline to protect against their infringement. Nothing in this section shall be construed to prevent the general assembly from enacting general laws which limit the rights of convicted violent felons or those duly adjudged mentally infirm by a court of competent jurisdiction.

Please take notice that you as agents of the United States, have made contracts with all states and agreed that these rights were inherent in the People nationwide (see evidence below);

Virginia Constitution Bill of Rights, Text of Section 13; Militia; Standing Armies; Military Subordinate to Civil Power

That a well-regulated militia, composed of the body of the people, trained to arms, is the proper, natural, and safe defense of a free state, therefore, the right of the people to keep and bear arms shall not be infringed; that standing armies, in time of peace, should be avoided as dangerous to liberty; and that in all cases the military should be under strict subordination to, and governed by, the civil power. (Emphasis by underline added):

Michigan Constitution Declaration of Rights

Text of Section 6: Bearing of Arms

Every person has a right to keep and bear arms for the defense of himself and the state.

Please take notice that the People understand your limited powers granted to the Federal Constitution in regards to Interstate Commerce and Foreign Commerce, in Article 1 Section 8 of the United States Constitution and would like to believe that you are not presenting this “gun ban” as an attempt to block the power of People to lawfully buy weapons of their choosing, as

the original intent of the Legislature, as shown in your own State declares the same (see evidence below):

Public Law 90-618

Title I-State Firearms Control Assistance October 22, 1968, Purpose, Section 101

The Congress hereby declares that the purpose of this title is to provide support to Federal, State, and local law enforcement officials in their fight against crime and violence, and It is not the purpose of this title to place any undue or unnecessary Federal restrictions or burdens on law-abiding citizens with respect to acquisition, possession, or use of firearms appropriate to the purpose of hunting, trapshooting, target shooting, personal protection, or any other lawful activity, and that this title is not intended to discourage or eliminate the private ownership or use of firearms by law-abiding citizens for lawful purposes, or provide for the imposition by Federal regulations of any procedures of requirements other than those reasonably necessary to implement and effectuate the provisions of this title. (Emphasis by highlight and underline added.)

I am respectfully demand you NOT pass the above-mentioned Bills as they are in violation of my Second Amendment rights.

Demand for Redress: I respectfully demand the immediate enforcing of the current laws, and cease immediately, your intentions of stealing the private property of the citizens of Virginia. I am not interested in delaying...

We the people have now been educated on our duty to notice you, and will continue to notice you on a regular basis, until this mess is cleaned up, and this government is returned to its original intent – to govern “deriving their just powers from the consent of the governed”.

Please respond within 20 days outlining how you will remedy this situation as per my grievance, or this will be noted as a failure to address constituent concerns.

Signed: _____ Dated: _____

[Your Printed Name]