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SPONSORS:

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TITLE:

A BILL TO PREVENT DISARMAMENT TERRORISM BY BLOCKING THE GOAL OF MASS SHOOTINGS AND REMOVAL OF FEDERAL MOTIVE TO DISARM THE AMERICAN PUBLIC

PREAMBLE:

WHEREAS it is not possible to guard the defenseless or protect a small group of defenseless people by disarming the entire population (natural law of reason), and

WHEREAS no crime may be prevented by the commission of a greater crime (natural law of reason), and

WHEREAS no crime can justify the disarmament of the American people, a greater crime (natural law of reason), and

WHEREAS it is against the law of the land to disarm the American people and make them defenseless to tyranny imposed by military and/or police force (2nd Amendment U.S. Constitution), and

WHEREAS the need for Effective firearms sufficient to repel military and police arms, is not perceived until they are removed, the crime of the deranged cannot be made the justification for disarmament of the American people, and

WHEREAS the use of violence (real, threatened or pretended) to alter the law of the land is terrorism (18 USC § 2331(5)), and those who advocate the alteration or abolition of the 2nd Amendment of the United States of America based upon the violence done by another has agreed to the use of violence to alter the law of the land, and

WHEREAS a person becomes a conspirator by knowing the purpose of a conspiracy and by executing a part of that plan to effectuate its purpose, and may drop in and out of a continuing conspiracy and they need not know the other conspirators or their roles and their agreement is revealed by their actions or circumstantial evidence (United States v. Podlog, 35 F.3d 699, 705 (2d Cir. 1994)) (Black's Law Dictionary 6th ed. p309-310), and

WHEREAS all conspirators share the full liability of the harm done by the crime in pursuit of the end or purpose of the conspiracy(Congressional Research Service, Federal Conspiracy Law<sup>1</sup>), and

WHEREAS one who advocates the alteration or abolition of the 2nd Amendment by the use of violence (real, threatened or pretended) done by another unknown to them, has become a conspirator to commit Disarmament Terrorism, and

WHEREAS one who advocates the alteration of the 2nd Amendment by the use of violence (real, threatened or pretended) done by another, even if they are a victim or survivor of a victim of the same, has become a conspirator in a conspiracy to disarm the American public against the 2nd Amendment, and

WHEREAS it is against the law to randomly kill men, women and children with any kind of device, it cannot be maintained that the manufacturer of that device is responsible for the crime of a deranged person who commits a crime using that device, and

WHEREAS the manufacture of firearms which are effective in defense against governments imposing tyranny by the use of military and police weapons is necessary to actuate the purpose of the 2nd Amendment in the defense of life, liberty and possessions of the individual, the state and the nation, and

WHEREAS it is unlawful to disarm the American people and it is a conspiratorial act to advocate the disarmament of the American people by the use of violence done by another unknown to them, it is also a conspiratorial act to advocate the closing and financial ruin of the manufacturers of effective anti-tyranny firearms, and

WHEREAS the one thing all the mass shootings over the last 30 years have in common is the cry to disarm the American people against the law of the land and to make them defenseless to tyranny, and

WHEREAS many occupying and seeking public office, are willing to boldly become participants in a conspiracy to disarm the American people by advocating the alteration or abolition of the 2nd Amendment , and

WHEREAS the only real way to slow and stop mass shootings is to remove and block the ability of those in positions of power, both visible and hidden, to disarm the American people by the use of mass shootings, and

WHEREAS the United States has entered an unlawful UN treaty entitled "Freedom From War" in violation of the 2nd Amendment of the United States Constitution calling for the complete and total disarmament including small arms in a peaceful world<sup>2</sup>, and

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<sup>1</sup> <https://sgp.fas.org/crs/misc/R41223.pdf>

<sup>2</sup> <https://famguardian.org/Subjects/GunControl/Law/freedom-from-war-state-dept-pub-7277.pdf>

WHEREAS such an agreement with the UN gives those in federal and state offices a motive to use mass shootings as a pretext to disarm the American people against the law of the land in pursuit of the goal of such a treaty, and

WHEREAS the holding of public office does not insulate one from being liable for harm done in a conspiracy to use mass shootings as a pretext to disarm the American public against the law of the land, and

WHEREAS the enactment of laws and penalties against the use of mass shootings as a pretext to disarm the American public against the law of the land will reduce, if not stop this otherwise unexplainable rise and increased frequency of this mass shooting phenomenon.

ENACTMENT:

THEREFORE, let the following measures be enacted:

1. Those who advocate the alteration or abolition of the 2nd Amendment predicated on violence especially a mass shooting (real, threatened or pretended) shall be deemed a co-conspirator along with the assailant and shall bear the whole liability for the harm done by the assailant.
2. No crime shall be used in courts of law to justify the disarmament of the American people making them defenseless to government tyranny as exhibited by the fall of Australia.
3. No crime shall be used to sue and financially ruin gun manufacturing companies that supply effective defense weapons against government tyranny and are not directly connected to the planning and execution of the subject crime.
4. Any time a violent crime is done which is used by the public or victims as a pretext for the disarmament of the American people the crime shall be fully investigated and published for one and all without redaction of any information including color photographs of the crime scene.
5. Any time a violent crime is done which is not used by the public or victims as a pretext for the disarmament of the American people, a police report may be withheld from the public for the comfort of the damaged parties.
6. Just as those who make public their intent to harm others by the use of firearms should be arrested and investigated so too should those who make public their intent to disarm the American people by infringement upon the immutable 2nd Amendment.
  - 6.1. The first threat by a person or persons to disarm the American people via legislation predicated upon mass shootings as a pretext shall be subject to a fine of \$5,000 and 30 days in jail.
  - 6.2. The second threat by the same person or persons to disarm the American people via legislation predicated upon mass shootings as a pretext shall be subject to a \$10,000 fine and six months in jail.
  - 6.3. Further threats by the same person or persons to disarm the American people via legislation predicated upon mass shootings as a pretext shall be subject to \$100,000 fine and five years in a federal penitentiary.

AMENDING AND REPEALING TREATIES, ACTS AND STATUTES:

1. The 1961 U.S. State Department Program entitled "*Freedom From War: Program for General and Complete Disarmament in a Peaceful World*" State Department Publication 7277, introduced at the 16th General Assembly of the United Nations shall be repealed in its entirety as it violates the immutable 2nd Amendment of the United States Constitution in recognition of the God given right of all individuals to defend themselves in a superior fashion to the potential threat.
2. All state and federal laws, codes and statutes that refer to "assault weapons" shall be repealed as there is no such thing and never was such a thing. The same so designated weapons are also "effective defense weapons."

EFFECTIVE DATE:

1. This bill shall go into effect in 180 days.