

Democrats & RINOs Pass House Bill to Disarm Local Cops: Chiefs of Police Association

By Jim Kouri – Senior Political News Writer



The US House of Representatives has passed a sweeping police reform bill that hopefully will fail to pass in the Senate or will be vetoed with little prospect of becoming law amid partisan gridlock. Critics claim that if they can ban police from carrying firearms it will give the ‘gun grabbers’ a rationale to ban firearms for ownership by citizens.

The Democratic-controlled chamber voted 236-181 for the measure mainly along party lines on Thursday night.

The legislation is named after George Floyd, the unarmed black man whose death in police custody last month ignited worldwide protests.

The Democratic bill would hold police officers personally liable for damages in lawsuits, ban no-knock warrants often used by police in drug raids, and halt the flow of military surplus equipment to police departments.

But US President Donald Trump has threatened to veto the measure and some of his fellow Republicans in the GOP-controlled U.S. Senate are proposing their own, less far-reaching bill.

“The Democrats once confiscated military-type equipment from local police and sheriffs’ offices including armored vehicles

during President Barack Obama's regime and his cop-hating Attorney General Eric Holder's politically-motivated Justice Department," said former police organization attorney Dennis Wickersham. "For example, Holder spent almost three years harassing a while sheriff in Arizona who would arrest and detain illegal aliens," Wickersham added.

Following a few incidents involving police and black suspects, then President Barack Obama pushed his minions to enforce his executive order to take away certain weapons and equipment away from local



police and sheriff departments throughout the nation. This latest action follows reports that intelligence reports are being doctored to underscore Obama's strategy and to coincide with his statements.

High-tech weapons, equipment and vehicles are to be confiscated from law enforcement agencies across the country by the Obama administration despite the country's sheriffs and lawmakers complaining that the equipment is more than ever necessary to protect communities from violence including incidents perpetrated by jihadists who are expected to attempt a repeat of attacks occurring in France, Belgium and other countries. Sheriffs such as Arizona's Joe Arpaio and Wisconsin's David Clarke have complained that losing armored vehicles and other equipment that are defensive not offensive will place police officers and sheriffs' deputies, in addition to their communities, at risk from violent crime, riots and terrorism.

"These things are useful tools and the president taking them away will put more officers in jeopardy and at risk of harm or even death. I don't know how he can sleep at night knowing his

actions will have those repercussions,” argues Rep. Mike Rogers, R-Alabama.

Rogers explained that President Obama had issued [Executive Order 13688](#) in January 2015 after the 2014 riots in Ferguson, Missouri., amid the outcry by liberal-left activists and Democrat lawmakers about the alleged “militarization” of the police.

“The do-gooders were more concerned about the rioters and looters than about the officers who had to face them and worry about how they used their weapons and equipment,” said former police officer and attorney Joseph Fitzgerald. “In fact, Obama and his Attorney General at the time [Eric Holder] took action even before the investigation that followed the shooting of a black man by a white officer was completed. By the way, the verdict in that case was that the officer was correct in his use of deadly force against a 6’8” 300 lbs. assailant,” explained Fitzgerald.



Progressives in the Democratic Party and their fellow travelers – Rev. Al Sharpton, Rev. Jesse Jackson, Eric Holder, the NAACP and others – were angry over the so-called “[1033 program](#),” which the Defense Department initiated during the

Clinton administration in 1997. The program allows the Department of Defense to send military surplus equipment such as armored tracked vehicles, camouflage uniforms and weapons to local law enforcement agencies at no cost to the departments or to the taxpayers.

The program saved money and also gave agencies the ability to

deal with criminals and terrorists who use advanced weaponry especially IEDs (improvised explosive devices) and WMD (weapons of mass destruction) such as chemical, radioactive and biological weapons.

The list of banned items includes armored tracked vehicles, weaponized man or unmanned aircraft and vehicles, .50-caliber rifles and ammo, and camouflage equipment. Most of the equipment –except for items such as the Barrett .50 caliber sniper rifles – is meant to protect responding officers and first-responders.

Sheriffs – who are elected by voters as opposed to police chiefs who are appointed and controlled by politicians – using the equipment are visibly outraged, saying that the main complaints were against the armored tracked vehicles which have save lives in crisis situations, and double as rescue vehicles.

For example, the New York City Police Department uses armored military vehicles – which they call bearcats – for responding to suspected chemical, radiological and biological weapons.

Congressman Rogers also added in a [letter to Obama](#), “Less than a week after the horrific attacks on civilians in Paris, it seems more urgent than ever to ensure our law enforcement have the best equipment we can provide to counter any attack. It is just baffling to me that the president would weaken the possible security and safety of our local citizens.”

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