

Obama Judge Approves Illegals' Carrying Guns



By Kat Stansell

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We all know, at some level, that the ONE thing keeping America free, throughout history, has been the Second Amendment. Our founding fathers understood that and gifted us with a Republic that could be unfailingly defended by the right to bear arms.

My purpose today is not to bore you with yet another analysis of the importance of 2A. It is to show you the utter determination of the unelected Junta in DC, to wrest that final security from us.

In case you were trying to do something normal, like spring cleaning, or yard work, you might have missed two pretty explosive headlines. Combined they are dynamite. To our freedom.

On [March 19, a judge in the Northern District of Illinois ruled that an illegal alien with a criminal record had the right to carry a weapon for self defense.](#) “The court finds that (the immigrant)’s criminal record, containing no improper use of a weapon, as well as the non-violent circumstances of his arrest do NOT support a finding that he poses a risk to public safety such that he cannot be trusted to use a weapon responsibly, and should be deprived of his Second Amendment right to bear arms in self-defense.” Read that again. ***Illigal alien with a criminal record can carry.***

The US District Court judge, Sharon Coleman, was appointed by Obama.

Then, a [piece from the Epoch Times, four days after the Illinois judge's unconstitutional ruling](#), tells us that the Biden administration is setting up a national training center to help judges, police and prosecutors to **implement red flag laws more effectively**, to take guns away from Americans who are deemed to be a danger to themselves or others. Read, "American patriots".

To remind you, "Red flag laws" (EXTREME RISK PROTECTION ORDERS or ERPO's) allow someone else – a neighbor or other acquaintance, family member, medical professional, or the police – to go to emergency court with a complaint about ANYONE, that the tattler thinks is acting erratically or could be a danger to themselves or others. A red flag call can be made, pretty much, by anyone at any time. Have a Democrat for a neighbor? In today's political climate, that might be all you'd need to lose your weapons. And your money.

"Extreme risk"??

If the court buys it, the defendant is "flagged" and can no longer purchase or own firearms – temporarily. To retrieve his/her 2A rights, rights, the accused must prove a negative to the courts. "I have never done anything violent, and have no intention of doing so." How on God's earth is anyone to prove their innocence for imagined crimes?? That is nearly impossible (**and very costly**), and that is why/how red flag laws really came about. It's not about safety. It's about removing our legal rights for self-defense.

Stop what you were doing and let this sink in.

EIGHTEEN STATES HAVE RED FLAG LAWS ON THE BOOKS. They are: CA, CO, CT, DE, HI, IL, IN, ME, MD, MA, NJ, NV, NM, NY, OR, VA, WA **AND FLORIDA**. Trust no one. Seventeen of the above are Blue/purple states. *Florida is considered deep Red*. Know your

enemy.

That means that ***approximately 46.6% of the US is subject to red flag laws.***

Taken to their horrid conclusion, ***red flag laws are a tool to jail patriots.*** After the purge known as “J6”, that should surprise no one.

Combined with the Obama judge’s ruling, they are possible the key to our final demise as a free country.

Here are your “to do” actions: DO NOT BRAG about or discuss your fire power, mental or physical, with anyone but your MOST trusted comrades. Plan, prepare, and stick with those you trust. Boasting or even discussing your intent for self-protection, when heard by the wrong people, is dangerous. To America, and to you.

Who needs nukes, after all, when your government and possibly your neighbors, are empowered to take you down?

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