

The SUPREME RIGHT PROJECT

www.FoundingFathers.com

A proactive and pre-emptive act by "We The People" to declare the original and Unchangeable meaning of the Second Amendment to the U.S. Constitution.

The United States Supreme Court was formed by the United States Constitution. The justices each take an Oath to support and defend the Constitution. It makes no sense to suppose that the Court has the authority to determine the meaning of the Constitution or Bill of Rights.

The meaning of the Second Amendment is exactly what the authors wrote and meant, or it has no real meaning at all. If the Court can define what the Bill of Rights means, then the opinion of the Court is the supreme law of the land, and "We The People" are controlled by the opinion of nine attorneys and not the Constitution and Bill of Rights.

With this simple legal principle in mind, it is the goal of The SUPREME RIGHT PROJECT to distribute to one million citizens a two-page statement of the fixed and unchangeable meaning of the Second Amendment. When read and understood, the citizen then mails the document to the U.S. Supreme Court. The Court, the Chief Justice, and the eight justices are then made aware that another citizen DEMANDS that the Constitution and Bill of Rights is the unchanging supreme law of the land.

The document to be sent to the Court is entitled "A Declaration to the Supreme Court of the United States of the Nature of the Second Amendment Right." The Second Amendment is singled out because it is truly the right upon which all of America's freedoms and liberties rest. In addition, the Court is currently considering the case McDonald v. Chicago that involves the Second Amendment. The action is directly necessary because in the recent Heller case, four of the Supreme Court Justices declared that their "opinion" was that the Second Amendment did not protect the individual right of each citizen to keep and bear arms. These four justices acted in defiance of American's right to be armed that the Declaration of Independence states is "unalienable" and "self-evident."

Americans can no longer trust elected officials or appointed judges to uphold the Constitution and Bill of Rights. We must DEMAND it of each person who takes an oath to support and defend it. We citizens are the government, and we must heed the warning of the Supreme Court itself. Justice Robert H. Jackson declared in a decision by the Court in 1950:

"It is not the function of our Government to keep the citizen from falling into error; it is the function of the citizen to keep the Government from falling into error."

www.FoundingFathers.com - contact J.D. Hudson at - JD@FoundingFathers.com