

Personal Protection is no reason to have a gun



If you own a gun which you keep to protect yourself, your family or your property, you must dispose of it legally.

Under the latest gun laws, personal and property protection are no longer considered acceptable reasons to possess any type of firearm, or to get a licence.

If you wish to possess any gun, you must have a licence and meet the new requirements for safe storage of the weapon and its ammunition. When your current licence expires you must reapply if you want to continue to possess or use a gun. Be warned, making a false or misleading statement on your licence application could earn you ten years in prison.

Act quickly. If you haven't got a licence, now is the time to either apply for one, or legally dispose of your gun. One way you can do this is at your local police station. Possession and use of any firearm for personal or property protection is illegal and will attract severe penalties. No exceptions, no excuses.



NSW POLICE SERVICE

Responsible Gun Ownership



THE NEW SOUTH WALES GOVERNMENT
Putting people first by managing better

NPS 001

ARE YOUR GUN RIGHTS GOING “DOWN UNDER”?

by Ray Laine

The reverse side of this page is from an Australian newspaper ad. It is self-explanatory — and probably a glimpse of that country and ours as cogs in the U.N. operated and enforced New World Order machinery.

Granted, our Second Amendment constitutional guarantee is not applicable to Australia, nevertheless, the antagonism shown in the ad toward personal protection is repugnant to natural law and offensive to rational free men. Unfortunately, due to complacency and ignorance of many Americans toward our Constitutionally protected right to keep and bear arms — *our check against tyranny* — and the continuing bunglings and sellouts by our “gun lobby” — *our freedoms are in like jeopardy*.

government-issued privilege. This support, coupled with equally supported “state preemption” firearms legislation that dangerously downgrades a common-law right into a vulnerable, state controlled endeavor; plus, the NRA-pushed police-state debacle known as “Instant Check” for all firearms purchases, stages the final chapter of citizen gun ownership.

These supports are tools to *effect the disarmament of all citizens, and the gun lobby is aiding that fulfillment*, plain and simple. Our guns and rights aren’t really being *taken away* — they are being *given away!* Preservation of *careers and incomes* necessitates sacrificing the permanent on the altar of the temporary.

... the only “legitimate reason” remaining for owning a gun and ammunition must be for SPORTING USES!

Licensure — permission from the government to do something that would otherwise be unlawful — is shown in full operation in New South Wales. And in America, *the NRA and others have endorsed that concept* by hopping on the trendy concealed-carry-permit bandwagon. To favor any system of permits in firearm-related matters, regardless of existing statutes or limitations, effectively *self-sabotages* any Second Amendment stance upon rights. It is ground not recoverable.

Supporting any legislation requiring licenses or permits *validates* the falsehood that our right to keep and bear arms can indeed be lawfully infringed in some way, or is not a *right* at all — merely another

Benefits and safeguards of an armed citizenry aside, note the implication of the Australian article: *If personal protection is no reason to own guns, but ownership is still allowed (although very restricted), then the only “legitimate reason” remaining for owning guns and ammunition must be for SPORTING USES!* Sound familiar?

We will soon see a similar ad in this country as long as a self-preening, self-serving gun lobby promotes the fallacy of the sporting use of arms, placates police, and forfeits the people’s rights in order to attain legislative actions, passed off as “victories” in their own newsprint. They are not “victories” for us.