

Executive Orders

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United States Presidents issue executive orders to help officers and agencies of the executive branch manage the operations within the federal government itself. Executive orders have the full force of law, since issuances are typically made in pursuance of certain Acts of Congress, some of which specifically delegate to the President some degree of discretionary power (delegated legislation), or are believed to take authority from a power granted directly to the Executive by the Constitution. However, these perceived justifications cited by Presidents when authoring Executive Orders have come under criticism for exceeding executive authority; at various times throughout U.S. history, challenges to the legal validity or justification for an order have resulted in legal proceedings.

Although there is no [constitutional](#) provision or statute that explicitly permits executive orders, there is a vague grant of "executive power" given in [Article II](#), Section 1, [Clause 1](#) of the Constitution, and furthered by the declaration "take Care that the Laws be faithfully executed" made in Article II, Section 3, [Clause 5](#).

Critics have accused presidents of abusing executive orders, of using them to make laws without Congressional approval, and of moving existing laws away from their original mandates.^[7] Large policy changes with wide-ranging effects have been effected through executive order, including the [integration](#) of the [armed forces](#) under Harry Truman and the [desegregation](#) of [public schools](#) under [Dwight D. Eisenhower](#).

One extreme example of an executive order is [Executive Order 9066](#), where [Franklin D. Roosevelt](#) delegated military authority to remove any or all people (used to target specifically [Japanese Americans](#) and [German Americans](#)) in a military zone. The authority delegated to [General John L. DeWitt](#) subsequently paved the way for all Japanese-Americans on the [West Coast](#) to be sent to [internment camps](#) for the duration of World War II.

Why did congress allow the following Acts some in combination with executive orders? Which have **nullified** parts of our **Bill of Rights**. The Patriot Act of 2001 and 2006; Because of the Patriot act the Government could now search anyone's home without knocking and without a search warrant.

Why did Congress supported by rich bankers and corporations pass the The Military Commissions Act of 2006 some in combination with executive orders allows anyone to be arrested and takes away your right to a hearing and trial. Because of the Military Commissions act. Forces under government control could incarcerate people, including American citizens, without warrant and hearing?

Why is FEMA, the executive arm of the coming police state, under the following Executive Orders: they would suspend the Constitution and the Bill of Rights; EXECUTIVE ORDER 10995 allows the government to seize and control the communication media. EXECUTIVE ORDER 10998 allows the government to seize all means of transportation, including personal cars, trucks or vehicles of any kind and total control over all highways, seaports, and waterways; EXEC ORDER 10999 allows the government to take over all food resources and farms; EXEC ORDER 11000 allows the government to mobilize civilians into work brigades under government supervision; EXEC ORDER 11002 designates the Postmaster General to operate a national registration of all persons; EXEC ORDER 11003 allows the government to take over all airports and aircraft, including commercial aircraft; EXECUTIVE ORDER 11004 allows the Housing and Finance Authority to relocate communities, build new housing with public funds, designate areas to be abandoned, and establish new locations for populations; EXEC 11921 allows the Federal Emergency Preparedness Agency to establish control over the mechanisms of production and distribution, of energy sources, wages, salaries, credit and the flow of money in U.S. financial institutions. It also provides that Congress

cannot review the action for six months. The Federal Emergency Management Agency has broad powers in every aspect of the nation. as well as prevention of dissident groups from gaining access to U.S. Opinion. Yes the feds can control our **freedom of the press**. The SS (Secret Police, Federal Police and Federalized Police) have plans on how to take over your city by **suspending the powers of your mayor, city council** and to place local police under federal control. **They can remove weapons from private citizens homes**. The right for citizens to bear arms is in our Bill of Rights. It is the only way we can protect ourselves from attackers or dictators.

Citizens **rights to peacefully assemble** under our bill of rights is now restricted. Permits are now required and public demonstrations are severely limited and can be held only where allowed. Coverage of any public demonstration can be censored as reporters can be restricted.

By looking at just the titles you find little wrong.

EO 13224 BLOCKING PROPERTY AND PROHIBITING TRANSACTIONS WITH PERSONS WHO COMMIT, THREATEN TO COMMIT, OR SUPPORT TERRORISM 23 Sept 01

EO 13228 ESTABLISHING THE OFFICE OF HOMELAND SECURITY AND THE HOMELAND SECURITY COUNCIL 8 Oct 01

EO 13231 CRITICAL INFRASTRUCTURE PROTECTION IN THE INFORMATION AGE 16 Oct 01

Military Order of 11/13/01 DETENTION, TREATMENT, AND TRIAL OF CERTAIN NON-CITIZENS IN THE WAR AGAINST TERRORISM 13 Nov 01

EO 13239 DESIGNATION OF AFGHANISTAN AND THE AIRSPACE ABOVE AS A COMBAT ZONE 12 Dec 01

EO 13260 ESTABLISHING THE PRESIDENT'S HOMELAND SECURITY ADVISORY COUNCIL AND SENIOR ADVISORY COMMITTEES FOR HOMELAND SECURITY 19 March 02

EO 13267 ESTABLISHING A TRANSITION PLANNING OFFICE FOR THE DEPARTMENT OF HOMELAND SECURITY WITHIN THE OFFICE OF MANAGEMENT AND BUDGET 20 June 02

EO 13269 EXPEDITED NATURALIZATION OF ALIENS AND NONCITIZEN NATIONALS SERVING IN AN ACTIVE-DUTY STATUS DURING THE WAR ON TERRORISM 3 July 02

EO 13283 ESTABLISHING THE OFFICE OF GLOBAL COMMUNICATIONS 21 January 03

EO 13284 AMENDMENT OF EXECUTIVE ORDERS, AND OTHER ACTIONS, IN CONNECTION WITH THE ESTABLISHMENT OF THE DEPARTMENT OF HOMELAND SECURITY 23 January 03

EO 13286 AMENDMENT OF EXECUTIVE ORDERS, AND OTHER ACTIONS, IN CONNECTION WITH THE TRANSFER OF CERTAIN FUNCTIONS TO THE SECRETARY OF HOMELAND SECURITY 28 February 03

EO 13328 COMMISSION ON THE INTELLIGENCE CAPABILITIES OF THE UNITED STATES REGARDING WEAPONS OF MASS DESTRUCTION 6 February 2004

EO 13353 ESTABLISHING THE PRESIDENT'S BOARD ON SAFEGUARDING AMERICANS' CIVIL LIBERTIES 27 August 2004

EO 13354 NATIONAL COUNTERTERRORISM CENTER 27 August 2004

EO 13355 STRENGTHENED MANAGEMENT OF THE INTELLIGENCE COMMUNITY 27 August 2004

EO 13356 STRENGTHENING THE SHARING OF TERRORISM INFORMATION TO PROTECT AMERICANS 27 August 2004

EO 13388 FURTHER STRENGTHENING THE SHARING OF TERRORISM INFORMATION

TO PROTECT AMERICANS 25 October 2005

EO 13416 STRENGTHENING SURFACE TRANSPORTATION SECURITY 5 December 2006

EO 13419 NATIONAL AERONAUTICS RESEARCH AND DEVELOPMENT 20 December 2006

EO 13425 TRIAL OF ALIEN UNLAWFUL ENEMY COMBATANTS BY MILITARY COMMISSION 14 February 2007

EO 13436 FURTHER AMENDING EXECUTIVE ORDER 13381, AS AMENDED, TO EXTEND ITS DURATION BY ONE YEAR 28 June 2007

EO 13440 INTERPRETATION OF THE GENEVA CONVENTIONS COMMON ARTICLE 3 AS APPLIED TO A PROGRAM OF DETENTION AND INTERROGATION OPERATED BY THE CENTRAL INTELLIGENCE AGENCY 20 July 2007 revoked by EO 13491

EO 13470 FURTHER AMENDMENTS TO EXECUTIVE ORDER 12333, UNITED STATES INTELLIGENCE ACTIVITIES 30 July 2008

EO 13475 FURTHER AMENDMENTS TO EXECUTIVE ORDERS 12139 AND 12949 IN LIGHT OF THE FOREIGN INTELLIGENCE SURVEILLANCE ACT OF 1978 AMENDMENTS ACT OF 2008 7 October 2008

EO 13476 FACILITATION OF A PRESIDENTIAL TRANSITION 9 October 2008

EO 13486 STRENGTHENING LABORATORY BIOSECURITY IN THE UNITED STATES 9 January 2009

EO 13491 ENSURING LAWFUL INTERROGATIONS 22 January 2009

EO 13493 REVIEW OF DETENTION POLICY OPTIONS 22 January 2009

EO 13527 ESTABLISHING FEDERAL CAPABILITY FOR THE TIMELY PROVISION OF MEDICAL COUNTERMEASURES FOLLOWING A BIOLOGICAL ATTACK 30 December 2009

EO 13546 OPTIMIZING THE SECURITY OF BIOLOGICAL SELECT AGENTS AND TOXINS IN THE UNITED STATES 2 July 2010

EO 13549 CLASSIFIED NATIONAL SECURITY INFORMATION PROGRAM FOR STATE, LOCAL, TRIBAL, AND PRIVATE SECTOR ENTITIES 18 August 2010

EO 13603 NATIONAL DEFENSE RESOURCES PREPAREDNESS 16 March 2012

EO 13618 ASSIGNMENT OF NATIONAL SECURITY AND EMERGENCY PREPAREDNESS COMMUNICATIONS FUNCTIONS 6 July 2012

EO 13636 IMPROVING CRITICAL INFRASTRUCTURE CYBERSECURITY 12 February 2013

EO 13637 ADMINISTRATION OF REFORMED EXPORT CONTROLS 8 March 2013

Many people in the know feel that some executive orders violate the constitution and are an abuse of power.

Obama's Latest Executive Order: Martial Law, Confiscation of Private Property and Forced Labor

Kurt Nimmo Infowars.com March 19, 2012

On Friday, March 16, Obama issued another unconstitutional executive order. The National Defense Resources Preparedness EO allows the government to confiscate your property without due process under the direction of Janet Napolitano and the Department of Homeland Security.

photoObama II Duce: Executive order permits government and corporations to steal private property.

Obama's EO allows the president to "take actions necessary to ensure the availability of adequate

resources and production capability, including services and critical technology, for national defense requirements” in the event of a “potential threat to the security of the United States.”

Obama’s latest EO demonstrates once again that the executive will continue to violate the Constitution, in particular Article I, Section 1, which states: “All legislative Powers herein granted shall be vested in a Congress of the United States, which shall consist of a Senate and House of Representatives.”

Any enactment of law by the executive is made in Excess of Jurisdiction and is by definition treason.

Fascist Executive Orders

Obama’s latest EO underscores and reemphasizes Bill Clinton’s EO 12919, signed on June 6, 1994.

Clinton’s 12919 followed a number of earlier executive orders allowing the government to steal your property – and also force you to be a slave laborer – during a vaguely declared “national emergency.” The government has given itself the authority to seize all communication (from television stations to CB radios), confiscate all food resources (including farms and farm equipment), take control of all transportation (including your family car), and compel you at gunpoint “under federal supervision” to work as a slave.

National Defense Resources Preparedness is a textbook example of fascism. It allows the government to steal privately owned property and publicly owned infrastructure and hand it over to its preferred corporate partners under the guise of a national emergency: “(b) provide for the modification or expansion of privately owned facilities, including the modification or improvement of production processes, when taking actions under sections 301, 302, or 303 of the Act, 50 U.S.C. App. 2091, 2092, 2093; and (c) sell or otherwise transfer equipment owned by the Federal Government and installed under section 303(e) of the Act, 50 U.S.C. App. 2093(e), to the owners of such plants, factories, or other industrial facilities.”

Fascist philosopher and Italian dictator Benito Mussolini used his principle of a “nation in arms” to steal private property from citizens. Obama’s latest EO declares the right to do the same. Mussolini devised fascist corporatism – the philosophy of the “corporative state” – and Obama under the direction of his Goldman Sachs and transnational corporate and banker controllers has updated this corporate-statist doctrine, including the ability to steal privately earned and held wealth under the pretense of a national emergency.

Martial Law

Previous administrations installed the groundwork for Obama’s authoritarian move. Under Reagan, executive agencies were granted sweeping emergency powers to not only grab infrastructure and private property, but also round up citizens and put them in concentration camps and force them into slave labor brigades.

During the Iran-Contra hearings in 1987, it was revealed that the program was a secretive “scenario and drill” developed by the federal government to suspend the Constitution, declare martial law, assign military commanders to take over state and local governments, and detain large numbers of American citizens determined by the government to be “national security threats.”

Obama’s NDAA was established to provide the legal mechanism for tasking the military to round up

activists and others targeted by the government. Prior to the NDAA, the Patriot Act, the Military Commissions Act and other related programs, the government devised Rex 84 and in particular Operation Garden Plot, an operational plan to use the Army, USAF, Navy, and Marine Corp. in direct support of civil disturbance control operations. It has since added numerous elements under the rubric of Continuity of Government, the overall war on terror, civil disturbance and emergency response.

With the scantily covered National Emergency Centers Establishment Act, the Military Commissions Act, and the recent NDAA sailing through Congress, and a raft of lesser legislation and unconstitutional directives, we are beginning to see the contours of the police state.

Corporate Media Ignores National Defense Resources Preparedness

A Google News search produces virtually no mention of Obama's latest assault on the Constitution from the establishment media. The alternative media began covering the latest Obama executive order from the moment it was posted on the White House website on Friday, but the corporate media remains silent.

Obama's EO should be headline news. It is a direct assault on the Constitution and further empowers an executive branch dictatorship and allows it to exploit a "full spectrum of emergencies" and permits it to confiscate private property and turn citizens into slaves.

As John Adams noted, the very basis of the Constitution rests on the concept of private property. "The moment the idea is admitted into society that property is not as sacred as the laws of God," Adams wrote, "anarchy and tyranny commence. Property must be secured or liberty cannot exist."

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Tyranny By Executive Order – by Michael Connelly, Constitutional Attorney

Thursday, January 17, 2013 16:30

What the hell just happened? That is the question that many Americans should be asking themselves following the news conference where Obama unveiled his plan for destroying the Bill of Rights to the U.S. Constitution. At first glance it appeared to be a case of Obama shamelessly using the deaths of innocents, and some live children as a backdrop, to push for the passage of radical gun control measures by Congress. Most of these have no chance of passing, yet, Obama's signing of Executive orders initiating 23 so called Executive actions on gun control seemed like an afterthought.

Unfortunately, that is the real story, but it is generally being overlooked. The fact is that the with a few strokes of his pen Obama set up the mechanisms he will personally use to not only destroy the Second Amendment to the Constitution, but also the First, Fourth, and Fifth Amendments. It will not matter what Congress does, Obama can and will act on his own, using these Executive actions, and will be violating both the Constitution and his oath of office when he does it.

Here are the sections of the Executive Order that he will use:

"1. Issue a Presidential Memorandum to require federal agencies to make relevant data available to the federal background-check system."

What exactly is relevant data? Does it include our medical records obtained through Obamacare, our tax returns, our political affiliations, our military background, and our credit history? I suggest that all of the above, even if it violates our fourth Amendment right to privacy will now be relevant data for determining if we are allowed to purchase a firearm.

“2. Address unnecessary legal barriers, particularly relating to the Health Insurance Portability and Accountability Act, that may prevent states from making information available to the background-check system.”

This should be read in conjunction with section 16 of the order that says:

“16. Clarify that the Affordable Care Act does not prohibit doctors asking their patients about guns in their homes.”

One of the few amendments successfully placed in Obamacare by conservatives does appear to prohibit doctors from asking such questions. Yet, with these two Executive actions, Obama is illegally amending an act of Congress and setting up a procedure for him to force doctors to gain information from patients about gun ownership, and to get our medical history.

Section 3 of Obama's order states:

“3. Improve incentives for states to share information with the background-check system.”

Once again, what does this mean? What information does the Federal government want from the states? Copies of state personal and business income tax returns or court records of divorce and child custody cases are possibilities that come to mind as well as our voter registrations showing our party affiliations. How does any of this figure into our right to purchase a firearm?

One of the most dangerous and troubling sections of the Obama order in Section 4 that states:

“4. Direct the attorney general to review categories of individuals prohibited from having a gun to make sure dangerous people are not slipping through the cracks.”

This section directs Eric Holder, the architect of Operation Fast and Furious that illegally transferred several thousand semi automatic weapons to Mexican drug cartels and resulted in the deaths of hundreds of Mexican citizens and several U.S. border patrol agents, to now add people indiscriminately to the list of Americans ineligible to purchase firearms. Who might be added to the list?

Well, let's look at the record of the Obama administration. Shortly after being appointed as the Director of the Department of Homeland Security Janet Napolitano sent a list of potential domestic terrorists to law enforcement agencies around the country. The list included individuals who were pro-life, who supported the Second Amendment, who had Ron Paul bumper stickers on their cars, and most disturbing, all members of the military returning from combat in Iraq or Afghanistan.

The list has recently been supplemented to include individuals who hoard more than a week's supply of food and water, and those who support individual liberties and oppose big government. I belong on most of these lists and I suspect that Eric Holder will be adding all of us to the list of dangerous people not qualified to own guns. In other words, you will no longer have to be a convicted felon or mentally ill to make the list; you will qualify simply by being an American patriot.

This is not a conspiracy theory, at the United States Justice Foundation we are seeing increasing evidence that military veterans are being specifically targeted by the Obama administration when it comes to prohibitions against purchasing firearms. Any veteran diagnosed with Post Traumatic Stress Disorder (PTSD) is in danger of being banned from owning a firearm. Even those veterans suffering from mild depression are being added. None of these conditions constitute a mental illness that makes them a danger to themselves or others.

However, in Obamaland veterans who took an oath to “protect and defend the Constitution of the United States against all enemies, foreign and domestic”, are definitely considered a threat to the new Fuehrer and must not be allowed to own firearms.

If we skip to Section 6 of the order we get a good idea of Obama’s real intentions when it comes to gun control. That sections states:

“6. Publish a letter from the Bureau of Alcohol, Tobacco and Firearms and Explosives (ATF) to federally licensed gun dealers providing guidance on how to run background checks for private sellers.”

This is particularly interesting because one of the legislative proposals is to require universal background check requirements for any firearm transfer even between private citizens. In other words, you can’t sell your firearm or even give it to someone s a gift without Federal government approval. It is doubtful that this proposal will pass in the House of Representatives, yet Obama is already setting up the mechanism for enforcing the requirement. That is a clear signal that he doesn’t care what Congress does, he is going to violate the Constitution and bypass the Legislative branch in order to push his agenda to disarm the American people. I suspect he will ultimately use Executive orders to ban many weapons including most rifles and pistols.

There are numerous other actions dictated in the Obama order, but I think you get the idea. Our Second Amendment right is going to be taken from us for whatever reasons Obama decides. The simple act of opposing these actions can cause the Attorney General to place you on the list of “dangerous people”. Our privacy will be violated and all of this will be done without due process of law. That is what just happened.

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