

PA SUPREME COURT TO CONSIDER IMPORTANT 2ND AMENDMENT CASE

In 2014, Pennsylvania passed Act 192, a landmark law that recognized the right of local patriots and member organizations like the NRA, GOA, PA4SP and PA4SP to sue municipalities that passed illegal “gun control” ordinances. Under the Act, gun owners would no longer have to prove they had been harmed by a gun-control law to successfully challenge it, and “membership organizations,” like the NRA and the Second Amendment Committee, could stand in to sue on behalf of any Pennsylvania member, and could also seek damages. The NRA and the Second Amendment Committee successfully pressed many municipalities to roll back their illegal “gun control” ordinances.

But now the law could be in danger, with a showdown set to take place at the highest court in Pennsylvania, according to the tioga.freedomist.com.

Shortly after Act 192 passed, many local municipalities repealed their gun-control laws preemptively to avoid being challenged by pro-gun-rights groups. “The State Commonwealth Court overturned the law, but the matter is not fully settled until the State Supreme Court has its final say,” the report notes, adding the main drivers behind the challenge to the law have been left-wing Democrat Mayors in Philadelphia and Pittsburgh, along with other anti-American groups such like CeaseFirePA.



MOLON LABE

“What’s at issue here is whether or not the state can pass laws allowing localities to be sued by organizations over their gun control laws,” reports tioga.freedomist.com. In July 2015, the Commonwealth Court struck down the law, claiming it did so because Act 192 – which had been tacked on to a bill that increased the penalties for stealing copper and aluminum – violated the “single subject” requirement.

“Given that the ruling by the Commonwealth was unanimous, and that it did not address the constitutionality of passing a stand-alone law that would allow organizations to sue local municipalities over gun control laws and ordinances, it is almost certain that the Pennsylvania Supreme Court will also strike down this provision,” explains the tioga.freedomist.com. “The current

current composition of the Pennsylvania Supreme Court is five Democrats and two Republicans after the Democrats swept all three open seats in the November 2015 election.

tioga.freedomist.com/2016/03/09/pro-gun-rights-law-faces-uncertain-future-before-pa-supreme-court

A GUN IN THE HAND SAVES SENIOR CITIZEN, WIFE FROM A BEATING IN PHILADELPHIA

“Presidential” Candidate Hillary Clinton, failed ex-New York city Mayor Mike “I’ve Got My Billions” Bloomberg, and other left-wing elitists – who are all protected by armed bodyguards – never tire of telling peons like us to give up our Second Amendment rights. But a 65-year old man and his wife in Philadelphia are alive today because the citizen didn’t bother listening to the likes of them.

The 65-year-old man and his wife, who live in the city's Queen Village neighborhood, were accosted by two thugs: a 20-year-old man and a 21-year-old man, according to a lancasteronline.com report. After being beaten around the mouth and head, the citizen pulled his .45-caliber handgun and shot both of the younger men. The thugs were taken to a hospital and the 65-year-old man, who had a license to carry, was treated for his injuries. The report noted that “it’s unclear if the men will face any charges.”

http://lancasteronline.com/news/pennsylvania/police-man-pulls-gun-shoots-attackers-in-philadelphia/article_36154db7-d5cc-5e42-8817-cb63a62b5ea1.html

GOOD NEWS FOR PENNSYLVANIA CITIZENS AS RADICAL AG KANE THROWS IN THE TOWEL

Patriotic Pennsylvania residents won a round recently when disgraced attorney general Kathleen Kane – who despises the Second Amendment – announced she will not seek a second term. She faces pressure from within her own party after being hobbled for months by criminal perjury charges and the suspension of her law license, according to an article on www.heraldmailmedia.com.

Kane, who refused to answer reporters’ questions, was charged by prosecutors in suburban Philadelphia in August with perjury and other offenses for allegedly leaking secret grand-jury material to a reporter to smear a rival and lying about it under oath. Kane’s office also fumbled public-corruption cases, and her critics said she used the government email scandal as a weapon against her perceived enemies.

Her trial is scheduled for this summer. The state Supreme Court suspended her law license in October, and recently rejected her request to reinstate it, according to the www.heraldmailmedia.com report

Kane earlier refused to defend the state against a lawsuit — launched by leftist politicians in Philadelphia and other crime-plagued cities with big welfare rolls — challenging Act 191, a law that was designed to dismantle illegal municipal firearms ordinances.

Former Gov. Tom Corbett previously said "We can find no legitimate reason for the attorney general to decline to defend the

commonwealth in this case,” according to published reports.

The state House of Representatives voted last week to empower a committee to look into impeaching the slimly AG, a process expected to play out in the coming months.

www.heraldmillmedia.com/news/breaking/pennsylvania-s-embattled-attorney-general-won-t-run-again/article_ef8739aa-d4de-11e5-a7fe-8fb31370b0c9.html

GOOD NEWS (PART II) FOR PATRIOTIC AMERICANS ABOUT RADICAL U.S. AG LORETTA LYNCH

With the untimely death of U.S. Supreme Court Justice Antonin Scalia in February, defenders of Constitutional rights like the Second Amendment lost a trusted ally. With Scalia on the bench, the Supreme Court frequently defeated anti-Second Amendment laws by a single vote. But the passing of this legal giant raised fears that Islamic radical “President” Barack Hussein Obama would try to tip the Court by appointing a fellow-traveler who shares his left-wing liberal, gun-grabbing, anti-American views.

For his Supreme Court picks, Obama previously named radicals like Sonia Sotomayor who has expressed her hostility – on and off the bench – to America’s Second Amendment rights. Even as a student at Princeton University Sotomayor was a racist and a radical, demanding an end to the university’s merit-based admission system in favor of a quota system that would ensure students would instead be admitted based on selected racial and national origin

characteristics, according to a report on www.theblaze.com.

She also repeatedly and loudly squealed about “U.S. Imperialism,” excusing terrorist acts and other violence by claiming that “oppression breeds resistance.”

In 1976, when radical Sotomayor was a student judge at Princeton, eight students were charged with breaking into and ransacking the room of two openly gay students who were pressuring Princeton to adopt pro-homosexual nondiscrimination policies. In a letter signed by (then-student judge) Sotomayor and published in the Daily Princetonian on Feb. 27, 1976, the accused students were condemned for “intimidation.”

But there was one problem: the letter condemning the students was written and published a full month before the case was even heard. Sotomayor, according to two former students with knowledge of the case, demanded that the accused students be expelled. So in a page right out of the communistic regimes she worships, the future Supreme Court “justice” was already judging the guilt or innocence of people even before their trial.

With this kind of track record, patriots understandably worried about the way that Barack Hussein Obama might try to tilt the Supreme Court, influencing it for decades beyond the end of his rule. Americans’ fears were raised even more when it was reported that yet another unqualified radical racist, U.S. Attorney General Loretta Lynch, was on Obama’s “short list” of candidates.

Their fears were justified: In December 2015, following multiple attacks against by Islamic

terrorists against civilized people, Lynch announced that Americans who tried to warn against the danger of Islamic radicals might be prosecuted – a direct attack against the First Amendment freedom of speech provisions that have helped America to stay great

Fortunately, in March the subversive Lynch "asked not to be considered" for nomination to the Supreme Court, according to a report on www.nbcnews.com.

"Administration insiders had concluded more than a week ago that Lynch's nomination would create an opening for Senate Republicans to demand Justice Department documents on pending investigations, and it was therefore considered a non-starter," according to the posting.

Bad news for Obama and his plans to continue to undermine America, but good news for citizens.

<http://www.theblaze.com/stories/2013/01/29/you-wont-find-these-details-about-supreme-court-justice-sonia-sotomayors-past-involvement-with-anti-american-anti-white-group-in-her-new-book/>
<http://www.nbcnews.com/news/us-news/ag-loretta-lynch-asks-not-be-considered-supreme-court-n534371>

MEMORIZE THESE SAFETY RULES

1. Always treat all guns as though they are loaded
2. Always keep your firearm pointed in a safe direction
3. Always keep your finger off the trigger until you are ready to shoot
4. Be sure of your target and what is beyond it

QUOTABLE QUOTES

I've met many people who were quick to point a finger, but few who cared enough to lift one –
runnin'87 (officer.com)

The only way I know to drive out evil from the country is by the constructive method of filling it with good. — Calvin Coolidge

Amateurs practice until they get it right.
Professionals practice until they never get it wrong. – author unknown

Among the many misdeeds of British rule in India, history will look upon the Act depriving a whole nation of arms as the blackest. --
Mohandas Gandhi, An Autobiography, page 446

When only cops have guns, it's called a "police state". -- Claire Wolfe

I prefer dangerous freedom over peaceful slavery. - Thomas Jefferson

If you'd like to contribute to this newsletter,
please send your brief article to
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US Constitution 2nd Amendment

"A well regulated Militia, being necessary to the security of a free State, the right of the people to keep and bear Arms, shall not be infringed."

PA Constitution Article 1 Section 21

"The right of the citizens to bear arms in defense of themselves and the State shall not be questioned."
