



American Resistance Party

How long will you wear the chains of your Masters?

Contact: Edward C. Noonan
Tel: 530-777-3474
Email: ednoonan7@gmail.com
Email: americanresistanceparty@mail.com
<http://www.americanresistanceparty.org>

**FOR IMMEDIATE RELEASE
ACTION ALERT**

**“STAND YOUR GROUND” &
“Castle Doctrine”**

08/06/18 – EDWARD C NOONAN, Former 2012 & 2016 Presidential Candidate alert:

Last month the 9th Circuit looked at the gun history and the history demonstrates that it's the 2nd amendment right applies to self-defense OUTSIDE the home and openly carrying a weapon for self-defense is constitutionally permissible."

In this case, *Young v. Hawaii* the court ruled that the words, "shall not be infringed" has true meaning and the right to bear arms is exactly what the words say!

What most government idiots don't realize is that the right to defend oneself is one of the "inalienable rights" that have been talked about for at least since 1689.

Wikipedia – 1689 - The English Bill of Rights "...allowed Protestant citizens of England to "have Arms for their Defence suitable to their Conditions and as allowed by Law" and restricted the ability of the English Crown to have a standing army or to interfere with Protestants' right to bear arms "when Papists were both Armed and Employed contrary to Law" and established that Parliament, not the Crown, could regulate the right to bear arms.[5][6]"

And the Bible has been talking about the right to defend life and property since the time of Moses (600 BC):

Exodus 22:2,3 - "If a thief is caught in the act of breaking into a house and is struck and killed in the process, the person who killed the thief is not guilty of murder. But if it happens in daylight, the one who killed the thief is guilty of murder..." (NLT)

This is what is called, "God's Law." The reason it was called "God's Law" is that 22nd Chapter was a chapter that was part of communication from God that started in Exodus 20. And of course, the 20th Chapter began with the words, "1 **And God spake** all these words, saying ... "

And all the verses after Chapter 20 were thereafter known as "God's Law" since God spoke them!

And then again in verse 22:

“And the Lord said unto Moses, *Thus thou shalt say unto the children of Israel,* **Ye have seen that I have talked with you from heaven.”**

NOTE: This is also where "Eye for eye, tooth for tooth, hand for hand, foot for foot,.." comes from (Exodus 21:24). (It's a good thing Christians don't comply with this law anymore, right?) (And even the modern Jewish people merely teach, "This only means reasonable pecuniary compensation"!)

“God's Law” soon morphed into the term “Natural Law” and finally as “common law.”

Now here are the States that have adopted *Stand Your Ground* laws:

Laws (Wikipedia)

The states that have legislatively adopted stand-your-ground laws are Alabama,[5] Alaska,[6] Arizona,[7] Florida,[8] Georgia, Idaho, Indiana, Iowa,[9] Kansas,[10] Kentucky, Louisiana,[7] Michigan,[7] Mississippi, Missouri,[11] Montana,[7] Nevada, New Hampshire,[7] North Carolina,[12] Oklahoma,[7] Pennsylvania,[13] South Carolina, South Dakota, Tennessee,[7] Texas,[14] Utah,[15] West Virginia[7], and Wyoming.[16]

The states that have adopted stand-your-ground in practice,[17] either through case law/precedent, jury instructions or by other means, are California,[18][19] Colorado,[20][21] Illinois, New Mexico, Oregon, Virginia,[22] and Washington.

States that have adopted stand-your-ground, but limit it to only when a person is within their vehicle, are North Dakota, Ohio, and Wisconsin.

The states that have **castle doctrine** only with the duty to retreat in public are Arkansas, Connecticut, Delaware, Maine, Maryland, Massachusetts, Minnesota, Nebraska, New York, New Jersey, and Rhode Island. **This means that people can use deadly force in their home, car, or other form of abode but have to retreat in public.**

Here are two examples. One of **Stand Your Ground and the other, **CASTLE DOCTRINE... Florida's law states:****

Title XLVI - CRIMES

Chapter 776 - JUSTIFIABLE USE OF FORCE

776.012 Use or threatened use of force in defense of person.—

(1) A person is justified in using or threatening to use force, except deadly force, against another when and to the extent that the person reasonably believes that such conduct is necessary to defend himself or herself or another against the other's imminent use of unlawful force. A person who uses or threatens to use force in accordance with this subsection does not have a duty to retreat before using or threatening to use such force.

(2) A person is justified in using or threatening to use deadly force if he or she reasonably believes that using or threatening to use such force is necessary to prevent imminent death or great bodily harm to himself or herself or another or to prevent the imminent commission of a forcible felony. A person who uses or threatens to use deadly force in accordance with this subsection does not have a duty to retreat and has the right to stand his or her ground if the person using or threatening to use the deadly force is not engaged in a criminal activity and is in a place where he or she has a right to be.

History.—s. 13, ch. 74-383; s. 1188, ch. 97-102; s. 2, ch. 2005-27; s. 3, ch. 2014-195.

In **California, Penal Code - Sec 198.5 is often called “**The Castle Doctrine**”:**

CALIFORNIA PENAL CODE - PEN

PART 1. OF CRIMES AND PUNISHMENTS [25 - 680] (Part 1 enacted 1872.)

TITLE 8. OF CRIMES AGAINST THE PERSON [187 - 248] (Title 8 enacted 1872.)

CHAPTER 1. **Homicide [187 - 199] (Chapter 1 enacted 1872.)**

198.5.

Any person using force intended or likely **to cause death** or great bodily injury **within his or her residence** shall be presumed to have held a reasonable fear of imminent peril of death or great bodily injury to self, family, or a member of the household when that force is used **against another person**, not a member of the family or household, who unlawfully and forcibly enters or has **unlawfully and forcibly entered the residence and the person using the force knew or had reason to believe that an unlawful and forcible entry occurred.**

As used in this section, great bodily injury means a significant or substantial physical injury.

(Added by Stats. 1984, Ch. 1666, Sec. 1.)

PLEASE NOTE: This penal code section states “WITHIN HIS OR HER RESIDENCE!” This does not say sidewalk, front lawn, or street in front of the house...

But then again, if you have a locked fenced-in front or back yard, and the gate or fence is forcibly damaged to get to you, then that is another matter. And what kind of weapon does the thug have is another factor.

So if you are in an OPEN CARRY situation and you must use your weapon, you are in uncharted territory for yourself!

The *Stand Your Ground* law implies, YOU ARE IN A PLACE WHERE YOU HAVE A RIGHT TO BE and the other person is NOT in a place where they have a right to be!

If they are standing on a public road, sidewalk, or in a public building THEY HAVE A RIGHT TO BE THERE just as you do. They even have a right to carry a weapon!

The question is, DOES THAT PERSON HAVE THE RIGHT TO POINT A WEAPON AT YOU OR A FAMILY MEMBER? The [American Resistance Party](#) says NO! They do not have that right! Once that weapon is POINTED AT YOU, whether a knife, gun, or bow and arrow, then it suddenly becomes an “Attempted Assault” upon you...

An "attempted assault" is an act that intends to physically harm the victim, but fails or falls short. For example, swinging at someone but missing would be an attempted assault. Assault as an attempt to physically touch. ... In these states, when the attempt succeeds, the resulting crime is a battery.

Then the question becomes, do you have the power to ARREST someone if you are a citizen? The [American Resistance Party](#) states that regardless of what State you live in, YOU HAVE THE POWER TO ARREST anybody for any misdemeanor or felony committed in your presence. But as a *rule of thumb*, the misdemeanors may be of less importance to get involved... For instance, if you see someone beating their wife in the middle of the street, this is just a misdemeanor (6 month jail term in California) for the perp. But if the wife decides not to press charges against her hubby, you are left holding the bag and things could go bad against YOU! So focus on felonies mainly!

The best defense, of course, is to get your cell phone out and video tape the event. With everything on tape, you stand a better chance of being 100% protected while you do whatever it takes to be safe and fair but firm with any aggression.

We recommend if you are in public, always retreat to safety if you can. If you are in your home, STAND YOUR GROUND AND DEFEND YOURSELF ANY WAY YOU CAN!

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