December 2, 2015 – Publius Huldah distributed today, an email titled, “Treason, Cowardice, and the Islamic Invasion: Why States Must Revitalize The Militia.” She states:

“War is coming to America. Obama is importing young able-bodied males to make civilizational jihad on us; and Congress can’t summon up the moral courage to stop him.

To see what is ahead for us, watch this 20 minute video. It depicts the Islamic takeover which is right now going on throughout Europe as European countries are being repopulated by millions of young able-bodied Muslim males (euphemistically called “refugees”) who are explicit about their intention to breed the native Europeans out of existence, and replace the European cultures with Islamic culture.

And Obama is bringing it here.”


The American Resistance Party stands with Publius Huldah. She has correctly stated that the actions of the current illegal alien that squats in the white house is, “…is an act of war being committed against the People of the United States by their President. The plan is to overthrow our Constitutional Republic and set up an Islamic Caliphate over America.”

She also correctly states that, “The People have the Natural Right of self-defense; and the States have the reserved Power to defend their Citizens. With the State Militia, The People and the States have the means to exercise this Natural Right and reserved Power.”

And she proceeds to quote the U.S. Constitution regarding the mandated requirement that all citizens be involved in a State militia.

However, the U.S. Constitution does not say much more regarding Militias. But here in California, the matter is fully discussed in the State Constitution and the California Law Codes.

The Declaration of Rights of the California proclaim that ALL MANKIND have a right from our creator to DEFEND LIFE and to PROTECT PROPERTY:
CALIFORNIA CONSTITUTION
ARTICLE 1  DECLARATION OF RIGHTS
SECTION 1. All people are by nature free and independent and have inalienable rights. Among these are enjoying and defending life and liberty, acquiring, possessing, and protecting property, and pursuing and obtaining safety, happiness, and privacy.

In addition the California Constitution states, #1 The Governor is the commander in Chief (C-in-C) of the organized state militia and C-in-C of the unorganized militia in the time of war and while “activated.” And it also states that the “statutes” are what govern the militias.

ARTICLE 5  EXECUTIVE
SECTION 7. The Governor is commander in chief of a militia that shall be provided by statute. The Governor may call it forth to execute the law.

The “statutes” that apply in California is the MILITARY AND VETERANS CODE:

MILITARY AND VETERANS CODE
120. The militia of the State shall consist of the National Guard, State Military Reserve and the Naval Militia--which constitute the active militia--and the unorganized militia.

121. The unorganized militia consists of all persons liable to service in the militia, but not members of the National Guard, the State Military Reserve, or the Naval Militia.

128. The unorganized militia may be called for active duty in case of war, rebellion, insurrection, invasion, tumult, riot, breach of the peace, public calamity or catastrophe, or other emergency, or imminent danger thereof, or may be called forth for service under the Constitution and laws of the United States. Whenever it is necessary to call out any portion of the unorganized militia, the Governor may call for and accept as many volunteers as are required for such service, under regulations provided by this division.

143. Whenever the Governor is satisfied that rebellion, insurrection, tumult or riot exists in any part of the state or that the execution of civil or criminal process has been forcibly resisted by bodies of persons, or that any conspiracy or combination exists to resist by force the execution of process, or that the officers of any county or city are unable or have failed for any reason to enforce the laws, the Governor may, by proclamation, declare any part of the State of California or the county or city or any portion thereof to be in a state of insurrection, and he or she may thereupon order into the service of the state any number and description of the active militia, or unorganized militia, as he or she deems necessary, to serve for a term and under the command of any officer as he or she directs.

146. The Governor may call into active service any portion of the active militia as may be necessary, and if the number available be insufficient, the Governor may call into active service any portion of the unorganized militia as may be necessary, in any of the following events:
   (a) In case of war, insurrection, rebellion, invasion, tumult, riot, breach of the peace, public calamity or catastrophe, including, but not limited to, catastrophic fires, or other emergency, or imminent danger thereof, or resistance to the laws of this state or the United States.

183. The Adjutant General shall issue such military property as the Governor directs, and under his direction shall make purchases for that purpose. No military property shall be issued to persons or organizations other than those belonging to the active militia except such portions of the unorganized militia as may be called out by the Governor, and except further the authorized and approved units of the California Cadet Corps.

259. Separation from service of an enlisted man or woman of the National Guard or the unorganized militia called into active service is effected by death or by discharge by proper authority.

263. When an enlisted man or woman of the National Guard or the unorganized militia called into active service is absent without leave and there is reason to believe that the enlisted man or woman does not intend to return, or quits his or her organization or place of duty with the intent to avoid hazardous duty or to shirk important service, that person is a deserter.

410. The National Guard, Naval Militia, and unorganized militia when called into active service shall be provided by the State with the supplies and equipment, not supplied by the United States, necessary for the proper performance of functions authorized or prescribed by the laws and regulations of the State and the United States.

[end quotes]

The American Resistance Party declares that the Governor of California has been a traitor and has allowed the illegal alien to remain POTUS. Brown was the corrupt Attorney General that allowed Soetoro to be POTUS in 2008. So neither the US Military nor CA Militia has a legitimate C-in-C. Only the unorganized militia is valid.

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If you’d like more information about this topic, or to schedule an interview with Mr. Edward C. Noonan, Founder and National Committee Chairman: American Resistance Party, please call 530-777-3474 or email at: ednoonan7@gmail.com Forward this email to 10 of your friends for a “free gift.” (bcc us for proof of your referral.) (free gift = Mr. Noonan’s ebook “Chester Arthur - 1st Bogus POTUS” vs. The Death of America)