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

DEFENDING AGAINST INTRUDERS  
Biblical Law

4/01/17 – EDWARD C NOONAN, Former 2012 & 2016 Presidential Candidate alert:

Theodore Shoebat posted an article titled, “Seventy-Nine Year Old Man Shoots Home Intruder.” It was posted on March 30, 2017. The news report said: “79-year-old John Croft put the “Stand your ground law” to the test when two suspects broke into his home, standing in his bedroom at 1 A.M.” And the news report continued”

A 79 year old man in Alabama shot a man trying to break into his house, as we read from one local report:

If someone breaks into your home, what do you do???
And what is legal?

ABC 33/40’s Patrick Thomas, looked into the “Stand your ground law.”

A home invasion in Center Point, put the law, front and center. The homeowner killed one of the two suspects who broke into his home in the early morning hours Wednesday because he feared for his life.

A home invasion can happen anywhere, at anytime. It’s a life or death situation. And it’s best to know your rights, before it happens to you.

---

AMERICAN RESISTANCE PARTY California response:

CA Constitution  
Declaration of Rights - SECTION 1. "All people...and have inalienable rights. Among these are enjoying and defending life and liberty, acquiring, possessing, and protecting property..."

Declaration of Rights - SECTION 14. "Feloniess shall be prosecuted as provided by law, either by indictment or, after examination and commitment by a magistrate, by information. A person charged with a felony by complaint subscribed under penalty of perjury and on file in a court in the county where the felony is triable shall be taken without unnecessary delay before a magistrate of that court...."

California Penal Code 460  
(a) Every burglary of an inhabited dwelling house, vessel, as defined in the Harbors and Navigation Code, which is inhabited and designed for habitation, floating home, as defined in subdivision (d) of Section 18075.55 of the
Health and Safety Code, or trailer coach, as defined by the Vehicle Code, or the inhabited portion of any other building, is burglary of the first degree.

California Penal Code - Section 837.
"A private person may arrest another:
1. For a public offense committed or attempted in his presence."

Whenever a person breaks into your home without permission it is considered BURGLARY. One commits the crime of burglary merely by entering the structure with the requisite criminal intent, even if the intended felony or theft is never actually completed.

The first words out of your mouth is... "You are under citizen's arrest for a felony!" This gives you the best defense for any possible charges against you later. You can state you are merely acting on your "Section 1 Rights to defend your life and protecting your property."

The mere fact that a burglar is standing in your bedroom (in the dead of night) shows the two intruders are felons without ANY legal defense. Once you give them a chance to surrender and "be arrested" the following events are now in their court. If they fail to drop to the ground within 1 or 2 seconds, it goes bad for them... take the shot (at the closest one)! The CA Constitution and Penal Code are in your favor!

And too, this should apply in all 50 states. If it is a citizen's right in California it is a declaration of rights in all 50 states! (And this right comes directly from our creator) (see Are Tee's post below: Exodus 22:2-3) (But go back to Exodus 20:1 "And God spake all these words, saying,...) (this is called Biblical law or God’s law whenever it says, “Thus spaketh the Lord…”) (and it is what our American Law is based on!)

Commenters on Shoebat’s post said the following:

Are Tee • 3 days ago
Exodus 22:2-3 "If the thief is found breaking in, and he is struck so that he dies, there shall be no guilt for his bloodshed."

almacman Are Tee • 2 days ago
Exodus 22:3 ...but if it happens after sunrise, the defender is guilty of bloodshed.

infowolf1 almsman • 14 hours ago
it says if the sun is risen upon him, which is more like don't get to pursue and kill over a theft after some time has elapsed.

Here is the passage: Exodus 22:2. “If a thief broke into a house in the night, and was killed in the doing it, his blood was upon his own head; but if it were in the day-time that the thief was killed, he that killed him was accountable for it, unless it were in the necessary defence of his own life.”

But in this stated incident in Alabama, there were TWO burglars against one 79 year old man. It would matter little if it was NIGHT OR DAY. It was overwhelming force and any demand to RETREAT in such a case is unconstitutional and UNBIBLICAL! PERIOD!

###

Permission to reprint in whole or in part is gladly granted, provided full credit is given.