

If they went by the Constitution you wouldn't need a permit to bear arms.

Having to have a permit to bear arms is un-constitutional.

The Second Amendment reads: A well regulated Militia being necessary to the security of a free state, the right of the people to keep and to bear arms, shall not be infringed

George Mason one of our founding fathers said, "I ask you sir, what is a Militia? It's the whole people...to disarm the people is the best and most effectual way to enslave them."

Thomas Jefferson said "No free man shall ever be debarred the use of arms. Laws that forbid the caring of arms...disarm only those who are neither inclined nor determined to commit crimes...Such laws make things worse for the assaulted and better for the assailants; they serve rather to encourage than to prevent homicides, for an unarmed man may be attacked with greater confidence than an armed man".

James Madison said "The constitution preserves the advantage of being armed which Americans possess over the people of most every other nation...where the government are afraid to trust the people with Arms."

Robert Paine said, "...arms discourage and keep the invader and plunderer in awe, and preserve order in the world as well as property...Horrid mischief would ensue were the law abiding deprived of the use of them".

Samuel Adams said, "The Constitution shall never be constructed...to prevent the people who are peaceable citizens from owning arms."

Sincerely,

Mel Flood
M.K. Flood, Diminid & Flood, Pat Flood, Cecelia Flood

M.K. Flood, W.W. II Veteran E-MAIL HIGHTIDE 12@MSN.COM

WE WILL BE LOOKING FORWARD TO HEARING FROM YOU.

June 3, 2016 A.D.
60 Monte Sano, Drive Hanahan, S.C. 29410

Governor Nikki Haley
1205 Pendleton Street
Columbia, S.C. 29201

Dear Governor Haley:

Did you know that if they went by the U.S. Constitution you wouldn't need a permit to bear arms that having to have a permit to bear arms is unconstitutional?

This is in reply to the article blow that was in the Charleston Post and Courier today June 3, 2016

COLUMBIA — Statehouse lawmakers will be in session less time in 2017 and Georgia gun permit holders can now carry their weapons in South Carolina after Gov. Nikki Haley on Friday signed dozens of bills passed by the General Assembly into law.

After about 20 years on the table, lawmakers this year voted to shorten the legislative session by three or four weeks, depending on how the calendar falls.

Legislators will head home on the second Thursday in May, instead of the first Thursday in June, beginning next year.

In 2018 and some other years ahead, the session would be four weeks shorter. The move will save the state \$86,000 each week that legislators do not meet.

Haley also signed a hotly debated law that allows Georgia residents with concealed weapons permits to legally carry their guns in South Carolina.

↑ THEY HAVE THAT UNDER THE SECOND AMENDMENT.
Georgia did not recognize South Carolina's permits, but that state's law is written in a way that allows for automatic recognition of any state that recognize Georgia's permits. So South Carolinians with permits are now able to carry their guns into Georgia.