



The RANGEFINDER

vol. XXX no. 12, December 2021

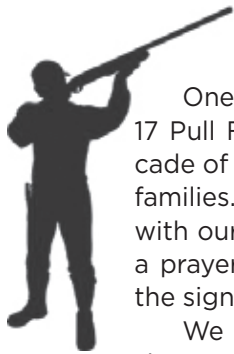
APPROXIMATELY 3000 MEMBERS

THE NEWSLETTER OF THE OAK RIDGE SPORTSMEN'S ASSOCIATION

Please remember that when using any of the ORSA Ranges, safety should be your number one concern. Everyone must be diligent in observing and correcting unsafe actions by anyone on the ranges. Also remember that you should always wear proper EYE and EAR protection regardless of whether you are shooting or just watching.

ORSA Website: ORSAONLINE.ORG

ORSA Membership Info: JOINORSA.ORG



Pull For Our Veterans™ 2021

One Saturday and Sunday October 16-17 Pull For Our Veterans celebrated a decade of raising funds for veterans and their families. On Saturday morning we started with our opening ceremony where we had a prayer and flag raising accompanied by the signing of the national anthem.

We had a full flight of skeet and trap shooters for Saturday morning. Then Ed Allen and Julian Viars provided lunch for all shooters and volunteers. I especially look forward to Ed's banana pudding.

Saturday at 1:00 PM we began registration for the first sporting clays flight. We began shooting at 2:00 PM. Shooters were challenged by a station that we adapted to accommodate wheelchair shooters. Shooters experienced what it is like to shoot from a sitting position.

On Sunday we again began to organize for the final flight of sporting clays. Shooting also began

at 2:00 PM and we almost had a full complement of shooters.

Over our ten years we've had hundreds of shooters that have been the essence of the success of Pull For Our Veterans. A very heartfelt thanks to all those patriot shooters. As all of you know it takes a lot of volunteers to put on a shooting event. And we've never lacked for volunteers so thanks to all of you have been the backbone of Pull For Our Veterans.

We've also had hundreds of sponsors big or small; whether \$25 dollars or \$2500 it has all added to the ultimate success of Pull For Our Veterans. A special thanks to ORSA and the Skeet and Trap Club for hosting this event and providing facilities and targets.

For 2021 Pull For Our Veterans was able to raise \$23,000. This brings our 10 year total to \$269,039.32. We will find an appropriate time and place to present our check to Smoky Mtn. Service Dogs.

RICHARD STOUER - *President, PFOV*





MEMBERSHIP CHANGES FOR 2021

We on the ORSA board are always looking for ways to improve things at ORSA. Not only from the appearance of our range but expanding things that are offered which also helps us grow. With expanding membership comes an ever-increasing membership. When I first joined ORSA over 30 years ago we had roughly 700 members, now that number is over 3,000.

With the increased membership we have updated two of our policies.

1. If your membership lapses by over 6 months - you will be required to complete the new member process again - including being approved by the board and attending orientation. This is a change from our previous policy of 2 years.
2. New members will now also need to complete a background check OR include a copy of a valid enhanced carry permit when submitting a new member application. New applicants will complete the process online & ORSA will get a pass/fail - we will not have, nor will we maintain any personal data from the background check.

There will be new membership forms starting January 1 for renewal, spouse and new members. Those renewing in January will be seeing the new forms when they receive their renewal notices in December.

The board believes these changes will be beneficial to the club as we continue to grow. It has been the discussion and research during several board meetings this year.

If you have any questions, please don't hesitate to contact me or any board member.

JODY ZORSCH - *Membership Secretary*



NEWS FROM SKEET & TRAP & SPORTING CLAYS



This is the last Rangefinder this year. Hoping you and your family have had a good year. Wishing you and yours A Merry Christmas and a prosperous New Year.

Sunday November 14th, we held our annual STSCs election meeting. Officers were re-elected by acclamation. President Larry McNamee, Don Conover Vice President of Trap, Bryan Kennedy Vice President of Skeet, Cletus Mitchell Vice President of Sporting Clays, Dan Weaver assistant Vice President of Sporting Clays and Greg Kraft Secretary and Treasurer. Ed Allen is our Senior Advisor and wears several other hats as well not to mention numerous pans of banana pudding. This is a great group to work with as we all share a common goal

to continue making improvements to our facility.

Polar Bear Fun Skeet League starts January 9th at 2:00 pm. It runs for eight weeks or longer depending on the weather. Snow is ok but rain makes the guns rust. This is a great opportunity for anyone interested in shooting skeet from novice to expert.

Don has registered trap targets scheduled all year on Tuesday's weather permitting. Fun trap targets are shot on Tuesdays as well.

Please see article on PFOV Shoot.

LARRY MCNAMEE - *President of S,T&SC*



SPORTING CLAYS
Hours are Friday 12pm-4pm,
Saturday 9am-4pm
and Sunday 12pm-4pm.



• • • ACTION PISTOL NEWS • • •

- Access to the Action Pistol Range for practice requires participants to attend an AP orientation session.
- Classes are held monthly at the AP building. Once registered the applicant will receive a notice that they have been approved to attend the session. After completion of the orientation, applicants will be entered into the AP database and access will be granted using your current ORSA membership card.
- Due to limited seating and health restrictions Walk-ins are not allowed.
- Use the link below to sign up for the AP orientation class of your choice.

<https://practicore.com/clubs/oak-ridge-sportsman-association>

RF CLASSIFIEDS FOR PERSONAL SALE:

RANGEFINDER CLASSIFIED POLICY

Members-In-Good-Standing may submit ads for the sale of firearms, ammo, reloading supplies & equipment, legal firearms accessories and targetry. Ads are for private person-to-person sale. No business-related ads will be accepted. Submit your ad in MS Word if at all possible via email to orsasec@gmail.com. All ads are subject to approval by the ORSA Board of Directors.

Contact Justin Goehring 865-806-5063 or email at jlgfire1@hotmail.com

- Smith & Wesson M&P 15-22. .22lr. MOE edition. FDE. Vortex Crossfire red dot optic. Like new condition. 2 x 30rd mags included. \$525.00
- Glock 45 MOS 9mm. Gen 5. Brand new in box, never fired. Trijicon night sights. Includes brand new Holosun HS507C x2 optic. 2 - 17 rd mags. \$1025.00
- Glock 19 9mm. Gen 5. Brand new in box, never fired. TRUGLO tritium (orange dot) night sights. 2 - 15 rd mags. \$625.00

Call Steve Patteson 865-414-0045, spatteson@comcast.net

- Sig Sauer P 320 9mm Full Size, Model 320F-9-BSS, 17+1. 4.7 inch barrel, Nitron Black, SIGLITE Night Sights, Picatinny rail. Original Box and Manual, Medium grip module, Holster, one 17 round magazine, Gun Lock. \$480.00

Contact John Johnson 865-274-0760

- Tipton brand, "Best Gun Vise", never used. New condition. \$50.00

Contact Robert at (865)684-9526, voice or text:

- Browning BPS Slide-Action Shotgun, .410 bore, Field Model, chambered for 2 1/2 or 3 inch ammo, 26 inch barrel. Shells are bottom-ejected, allowing right or left-hand shooters to use the gun. Multiple choke tubes provided. Original hard case and manual. Gun has been fired only five times. Like new, \$600.
- Ruger revolver, LCR, 22 WMR, 3 in barrel, six-shot, Original box and manual. Fewer than 20 rounds fired. \$500
- Savage Model 93f rifle, 22 WMR, with Accutrigger and 5-round detachable magazine. Black composite stock. Original box, purchased in July, 2021. Selling because I now have another 22 WMR rifle. \$200

Contact Ruben Oses, rlo86@yahoo.com (516)380-5357 eves.

- Savage Model 93 Bolt Action Rifle Cal.22WRM (22 mag) Laminate wood stock, 21" spiral fluted barrel, adjustable accutrigger. Excellent condition. Comes with: 1, 5 round mag & 1,10 round mag. Mueller 4.5 to 14X 40 (30mm tube) APT Tactical Scope. 600 Rounds of ammo (various brands). Original box & documents. Nice Christmas Gift! \$500.00 Without scope: \$400.00
- Ruger Precision Rimfire Rifle in 22LR. Comes with 1, 10 round Ruger Mag. & 1, 25 round mag., Mueller 4.5 to 14X (30mm tube) APT Tactical Scope. Original box & documents. Excellent condition. After market muzzle break (just for looks) \$500.00. Without Scope: \$400.00

THE RIGHT TO KEEP AND BEAR ARMS

The Right to Keep and Bear Arms (RKBA) column is now available each month on the ORSAONLINE web site at (www.orsaonline.org/rkba.asp). From time to time, the RKBA column will be included in the printed version which is mailed to members' homes when space permits.

Please remember that each edition of the Rangefinder is also available online at ORSAONLINE (www.orsaonline.org/newsletters.asp) and is normally available before the edition arrives by mail.



IN THEIR OWN WORDS

"The problem is the gun industry profits by gun violence itself... firearms dealers as "profiting" from selling (guns) to criminals and terrorists..." "To oppose me must mean that you're not for preventing gun violence."

David Chipman, Biden nominee for ATF (now withdrawn),
in an interview with CBS News

"What's happened here is the nation as a whole has decided it can no longer, in my view, continue to turn a blind eye to the proscription of the Second Amendment here and can no longer turn a blind eye to the enormous damage being done not just in our schools but on our streets,"... "I think the Second Amendment is being badly interpreted. It's not consistent with what our Founders intended."

Then former VP Joe Biden in a discussion with
Amy Gutmann, President of Univ. of PA

There is a case before the US Supreme Court that will have huge implications for those of us who believe in the Second Amendment. We've had two landmark cases that went in our favor by a 5-4 vote. But the Supreme Court has not decided to take on a new case related to the Second Amendment until now. This is so important I'm dedicating this whole article to this case.

THE RIGHT TO BEAR ARMS GETS ITS DAY IN COURT

Ammoland Inc. Posted on November 8, 2021 by NRAHQ

November 3 was a historic day for constitutional rights in the United States, as the U.S. Supreme Court delved into a detailed and sophisticated exploration of the meaning and scope of the Second Amendment's right to "bear" arms in public places, in a case brought by the New York State Rifle & Pistol Association (NRA's affiliated association in New York).

In 2008, the U.S. Supreme Court confirmed what was already clear to most Americans: the Second Amendment protects an individual right to keep and bear arms, including handguns, regardless of service in an organized militia.

In 2010, the high court ratified the equally straightforward principle that states and localities – and not just the federal government – are bound to respect that right.

Since then, however, the U.S. Supreme Court has remained virtually silent on the Second Amendment, with lower courts filling the vacuum by denying most Second Amendment challenges to gun control laws that came before them.

It took over 10 years for the high court to revisit the meaning of the Second Amendment in depth.

Last Wednesday's argument proved worth the wait, with the right to keep and bear arms at long last being treated with the dignity and respect accorded other constitutional rights, a treatment notably lacking in many of the lower court cases.

As in the 2008 and 2010 cases, it took a particularly unusual and sweeping restriction to command the justices' attention. Those earlier cases involved what amounted to outright bans on the possession of handguns. The current case, *New York State Rifle and Pistol Association v. Bruen*, concerned New York's may-issue regime for the licensing of concealed handgun carry, the state's only lawful method for carrying a firearm outside one's home for self-defense. New York's scheme requires the presumptive denial of most applications, with only those showing an extraordinary need for self-defense that distinguishes them from the general population eligible for consideration.

In practice, this means that a New Yorker's access to the Second Amendment right to bear arms depends on the person's locality, the whims of local licensing officials, and – particularly in New York City – whether the person has been a public official or attained celebrity status. The right, in other words, is treated as a state-administered privilege for the few and the special.

The arguments in *Bruen* were notable for their length, depth, and the degree to which the gun control advocates defending the law departed from the more confident and sweeping assertions their counterparts typically make in the lower courts.

The justices heard nearly two full hours of argument by three highly-credentialed advocates. The resulting transcript is 136 pages long.

Representing the plaintiffs challenging the law was former U.S. Solicitor General Paul Clement, a man who has argued more cases before the Supreme Court than almost any lawyer alive today.

Defending New York's law was New York State Solicitor General Barbara Underwood, and – in a special appearance on behalf of the Biden Administration – Brian Fletcher, Principal Deputy Solicitor General for the U.S. Department of Justice.

All of the court's justices joined in the questioning of the litigants, with both sides being pressed to opine on complicated questions of law, history, and hypothetical scenarios.

The justices will certainly have their work cut out for them in sorting through the competing claims of the litigants and the numerous "friends of the court" that submitted briefs on a variety of topics. But several themes emerged during the argument that seemed to resolve issues that lower court cases (perhaps even dis-

ingenuously) treated as open questions, with the gun control side retreating from some of its bolder claims.

Underwood, for example, admitted on behalf of New York that, with regard to the Heller decision, she is “quite content to treat it as rightly decided” and has “no quarrel” with it.

More fundamentally, both Underwood and Fletcher are treated as a given that the Second Amendment applies to carrying firearms in at least some public places for purposes of self-defense.

The gun control litigants also agreed that the legitimacy of gun control laws primarily hinges on the history and tradition of arms regulation in the United States, rather than on a “balancing of interests” that allows judges to put their thumbs on the scale for whatever side they happen to prefer.

All parties agreed, in other words, that the relevant question in the case is not if law-abiding Americans have a right to carry firearms in public for self-defense but whether there are sufficient precedents in American history for limiting that right as drastically as New York has.

In admissions that may come back to haunt them, the gun control litigants acknowledged that New York’s scheme is, at the bottom, an attempt simply to restrict as much as possible the total number of firearms in the state, regardless of the risk profile of their possessors. Clement, however, retorted: “In a country with the Second Amendment as a fundamental right, simply having more firearms cannot be a problem and can’t be a government interest just to put a cap on the –the number of firearms.”

The justices also probed at length for answers about what sorts of restrictions would still be permissible if New York had to recognize a right to bear handguns publicly as a general matter. This seemingly would not have been necessary if the consensus was that New York’s current regulations are permissible.

There are, of course, no guarantees that any court case will go any particular way.

The most any litigant can hope for is to put forth their best arguments before judges who are willing to give them serious consideration and who will be thorough and professional in rendering a final decision.

There was every indication those thresholds were met in the Bruen oral argument.

That, for now, is a substantial victory in vindicating the Second Amendment, one that was made possible by the NRA and its members and supporters.

About NRA-ILA: Established in 1975, the Institute for Legislative Action (ILA) is the “lobbying” arm of the National Rifle Association of America. ILA is responsible for preserving the right of all law-abiding individuals in the legislative, political, and legal arenas, to purchase, possess, and use firearms for legitimate purposes as guaranteed by the Second Amendment to the U.S. Constitution. Visit: www.nra.org

NY TIMES UNLEASHES ATTACK DOGS IN OP-ED ON EVE OF SECOND AMENDMENT SUPREME COURT CASE

Ammoland Inc. Posted on November 3, 2021 by Roger Katz

The U.S. Supreme Court hears oral argument today on the Second Amendment case *NYSRPA vs. Bruen* (previously captioned *NYSRPA vs. Corlett*).

This is the first major case to come before the High Court after Chief Justice Roberts and Associate Justice Brett Kavanaugh, joining the Liberal wing of the Court, punted on last year’s New York

City Gun Transport case. Let’s hope the Chief Justice and Associate Justice Kavanaugh don’t get cold feet this time.

But there are enough Anti-Second Amendment fanatics, including, unfortunately, jurists and attorneys, waiting in the wings, to castigate the Justices if they should—horror of horrors—actually strike down unconstitutional laws.

One can perhaps understand the “walking dead” among the living who pay too much attention to the nonsense spouted by jackasses in the Government, in the Press, in social media, and in Hollywood—allowing others to do their thinking for them. And the message is always the same:

“Surrender your firearms and peace will rain down upon you from the heavens.” And “the walking dead” nod their heads in mindless, senseless bovine agreement.

At one time the fiction might have been somewhat believable, even though patently untrue. That was in the day when communities actually had well-funded police departments to provide at least a modicum of security. Now, however, police departments in major cities are underfunded, defunded, and emasculated, or are on the verge of extinction.

One is left to ask, plaintively: “who will protect me if there are no police around and I’m not permitted a handgun to protect myself?” And, one is left befuddled at the reply given him from the vacant-eyed cultists: “That’s your white privilege talking.”

But, when some jurists and attorneys claim a person’s right to defend him or herself with a firearm must stop at the doorstep of one’s house, such an assertion is untenable and unconscionable.

Yet, that is what the public gets.

Que the New York Times’ propaganda machine.

In an Op-Ed titled, “Prominent Conservatives Back Letting States Limit Guns in Public,” published in *The New York Times*, on November 2, 2021, one day before the oral hearing in Bruen, J. Michael Luttig, a former U.S. Court of Appeals Judge, and Richard D. Bernstein, an appellate lawyer, make clear their disdain for “the right of the people to keep and bear arms.”

They demonstrate their abhorrence of the unfettered Constitutional Right of Americans “to carry loaded concealed weapons in public and in public places, wherever and whenever they believe they might need their guns for self-defense.”

They assert, “The announcement of such an absolute and unfettered right would be shocking and disquieting to most Americans. . . .”

The appropriate, if curt, reply to this ridiculous remark is, “so what!”

Since when is a decision on a fundamental, natural law Right to be treated like a Beauty Pageant—as a matter for popular acclaim?

These two ostensible legal experts, continue:

“The Supreme Court is not constitutionally empowered to make these decisions, and it is ill-suited to make them. For the justices to begin deciding for the people exactly where and when a person has a right to carry a handgun in public would be to establish the court as essentially a National Review Board for Public-Carry Regulations, precisely the kind of constitutional commandeering of the democratic process that conservatives and conservative jurists have long lamented in other areas of the law, such as abortion. It would be hypocritical for this conservative court to assume what essentially would be a legislative oversight role over public-carry rights, when conservatives on and off the court have for almost 50 years roundly criticized the court for assuming that same role over abortion rights.”

Former Judge Luttig and Attorney Bernstein simply construct a strawman to unceremoniously knockdown.

The U.S. Supreme Court isn't operating as a "National Review Board for Public-Carry Regulations," when deciding matters of Constitutional law. That IS precisely their Article 3 duty.

Apparently, these learned gentlemen have forgotten what they came across during their first-year Constitutional law class: *Marbury vs. Madison*, 5 U.S. 137 (1803).

"It is emphatically the province and duty of the judicial department to say what the law is."

This function and the sacred obligation of the Judiciary do not fall to Congress. It doesn't fall to the U.S. President. It doesn't fall to State and Local Governments. And it sure as hell doesn't fall to an uninformed, angry mob.

It is the duty solely of the U.S. Supreme Court, to interpret the law—to say what the law is.

Yet, Luttig and Bernstein would dare deny the Court its Constitutional function. They don't just suggest this.

They blurt it out, "Conservatives, textualists and originalists believe — or should — that the Second Amendment ought not be interpreted to take from the people and their legislatures the historical and traditional authority they have had for centuries to decide where handguns may be carried in public and in public places."

They continue,

"Historically and traditionally, legislatures have restricted the public carry of guns, from medieval England to colonial times, through the founding and to the present day. In fact, many of those early laws were more draconian than our own, banning the carry of guns in public places generally, without offering any exceptions like those New York provides for people who can demonstrate an actual need to defend themselves. Those restrictions extended far beyond public locations with a large and continuous armed police presence, such as government buildings and courthouses, to almost any public place — fairs, markets and indeed wherever a person would 'go armed.'"

Reliance on historical anecdote—and Luttig and Bernstein do not offer support for any of this—has limited prudential value at best. That is why originalists do not place much stock in it, and should not.

In the first instance and in the final analysis, one should go to the written language of the law:

The Second Amendment says,

"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."

Where in the language of the Second Amendment is there any statement of limitation on the exercise of the Right?

The danger of overbearing Government action is most acute where fundamental rights are involved. Governments must act circumspectly. They rarely do. Government justification for infringing a fundamental Right on the pretext of pragmatic expediency must be scrutinized carefully by the Courts.

New York gun legislation is a case study of heavy-handed action by the Government. The Second Amendment Right is converted into mere privilege and one that Government rarely grants to the American citizen.

Luttig and Bernstein apparently aren't even aware that, in blindly defending the New York City handgun licensing scheme—requiring the applicant to show actual need before obtaining a concealed handgun license—they fail to see the inherent absurdity of it.

Why should a person be forced to proffer a reason to a Government official that one's life is worth defending with the best means available for doing so—a handgun? It presupposes one's life isn't really important. And, the entire exercise comes down to an arbitrary, perfunctory, and often futile and expensive ordeal for the citizen; one inviting corruption and unfair dealing of which the NYPD Licensing Division is notorious.

Lastly, Luttig and Bernstein have the audacity to give advice to Associate Justice Amy Coney Barrett, attempting to thrust her own words back upon her. They assert, "Two years ago, then-Judge Amy Coney Barrett called English and founding era statutes 'the best historical support for a legislative power' to restrict firearms."

The case Luttig and Bernstein refer to is *Kanter vs. Barr*, 919 F.3d 437 (7th Cir. 2019).

But, what Justice Barrett, actually said, in her dissenting opinion, in *Kanter*, is that:

"The best historical support for a legislative power to permanently dispossess all felons would be founding-era laws explicitly imposing—or explicitly authorizing the legislature to impose—such a ban. But at least thus far, scholars have not been able to identify any such laws. The only evidence coming remotely close lies in proposals made in the New Hampshire, Massachusetts, and Pennsylvania ratifying conventions."

Justice Barrett wasn't advocating for use of historical support for legislative power to curb the exercise of one's Second Amendment right. On the contrary, she was claiming the jurist should be wary of relying on it!?

In the case before the Seventh Circuit, Judge Barrett argued for the reinstatement of Plaintiff *Kanter's* right to own and possess a firearm; not to dispossess him of it. She concluded her dissent, saying,

"*Kanter* is a first-time, non-violent offender with no history of violence, firearm misuses, or subsequent convictions,' and he is 'employed, married, and does not use illicit drugs, all of which correspond with lower rates of recidivism.' Absent evidence that *Kanter* would pose a risk to the public safety if he possessed a gun, the governments cannot permanently deprive him of his right to keep and bear arms."

Luttig and Bernstein should have given proper context to Justice Barrett's dissenting opinion in *Kanter*, or have shown her the courtesy to refrain from quoting her at all.

Arbalest Group created 'The Arbalest Quarrel' website for a special purpose. That purpose is to educate the American public about recent Federal and State firearms control legislation. No other website, to our knowledge, provides as deep an analysis or as thorough an analysis. Arbalest Group offers this information free. <https://www.ammoland.com/2021/11/ny-times-unleashes-attack-dogs-in-op-ed-on-eve-of-second-amendment-supreme-court-case/#ixzz7BGwoHupU>

For more information, visit: www.arbalestquarrel.com.

RICHARD STODER - oakridger48@msn.com

***"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."***

December 2021

Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
Acronyms LR - Long Range HP - Highpower Rifle Range SB - Smallbore Rifle SC - Sporting Clays S&T - Skeet & Trap ID - Ed Johnson Indoor Range		HP Practice Pistol League ID 5PM ID Open 1-3	1 HP Practice ORSA BRD. MEET. 6:30pm CH SB Practice ID 4PM	2 HP Practice CH Reserved 5-9 pm ID Open 1-3	3 HP Practice Skeet. 11-2 SC. 12-4	4 S&T 11-3 SC 9-4 IDPA 9AM Indoor Air League ID 10-12 ID Open 12-4
5 S&T 12-4 SC 12-4 ID Open 2-4	6 LR Practice	7 HP Practice Trap 11-2 Cowboys 9AM Pistol League ID 5 PM ID Open 1-3	8 HP Practice SB Practice ID 4PM	9 HP Practice ID Open 1-3	10 HP Practice Skeet. 11-2 SC. 12-4	11 S&T 11-3 SC 9-4 NRL 22 10 am Cowboys 9:30 AM ID Open 12-4
12 S&T 12-4 SC 12-4 ID Open 2-4	13 LR Practice CH Reserved 5-9 pm AP Meeting AP BLDG 7PM	14 HP Practice Trap 11-2 Pistol League ID 5 PM ID Open 1-3	15 HP Practice ORSA ORIENTATION CH SB Practice ID 4PM	16 HP Practice R&P Club Meeting 6:30 CH ID Open 1-3	17 HP Practice Skeet. 11-2 SC. 12-4	18 S&T 11-3 SC 9-4 Indoor Air League ID 10-12 USPSA 10 AM ID Open 12-4
19 S&T 12-4 SC 12-4 Precision Pistol Match ID 9AM ID Open 2-4	20 LR Practice	21 HP Practice Trap 11-2 Pistol League ID 5PM ID Open 1-3	22 HP Practice SB Practice ID 4PM	23 HP Practice ID Open 1-3	24 HP Practice	25 CHRISTMAS DAY Multi-Gun/3-Gun 10 AM
26 Steel Challenge 9 AM Multi Gun/3-Gun 10 AM ID Open 2-4	27 LR Practice	28 HP Practice Trap 11-2 Pistol League ID 5 PM ID Open 1-3	29 HP Practice SB Practice ID 4PM	30 HP Practice ID Open 1-3	31 HP Practice Skeet. 11-2	Rev. 2021.11.20

January 2022

Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
Acronyms LR - Long Range HP - Highpower Rifle Range SB - Smallbore Rifle SC - Sporting Clays ID - Ed Johnson Indoor Range	27	28	29	30	31 HP Practice Skeet 11-2 Goodbye 2021	1 IDPA 9AM Happy New Year!
2	3 LR Practice	4 HP Practice Trap 11-2 Cowboys 9AM	5 HP Practice ORSA BOARD MTG 6:30 CH SB Practice ID 4 PM	6 HP Practice	7 HP Practice Skeet 11-2 SC 12-4	8 S&T 11-3 SC 9-4 Archery Man. Meeting 8AM Cowboys 9:30AM NRL 22 10:00 am
Skeet and Trap 12-4 Sporting Clays 12-4 S Polar Bear League 2:00pm	10 LR Practice	11 HP Practice Trap 11-2	12 HP Practice SB Practice ID 4 PM	13 HP Practice	14 HP Practice Skeet 11-2 SC 12-4	15 Indoor Air League 10-12 ID Skeet & Trap 11-3 Sporting Clays 9-4 USPSA 10AM
Precision Pistol Match ID 9AM Skeet and Trap 12-4 Sporting Clays 12-4 S Polar Bear League 2:00pm	17 LR Practice	18 HP Practice Trap 11-2	19 HP Practice CH Reserved 5-9 pm SB Practice ID 4 PM	20 HP Practice R & P Club Mtg CH 6:30	21 HP Practice Skeet 11-2 SC 12-4	22 Skeet & Trap 11-3 Sporting Clays 9-4 Steel Challenge 9AM Multi-Gun/3-Gun AP 10AM
Skeet and Trap 12-4 Sporting Clays 12-4 Steel Challenge/Multi-3 Gun S Polar Bear League 2:00pm	24 LR Practice Smallbore Class 7PM ID AP Meeting 7pm AP CH	25 HP Practice Trap 11-2	26 HP Practice SB Practice ID 4 PM	27 HP Practice	28 HP Practice Skeet 11-2 SC 12-4	29 Skeet & Trap 11-3 Sporting Clays 9-4 AP SPECIAL EVENT TBD
30 Skeet and Trap 12-4 Sporting Clays 12-4 S Polar Bear League 2:00 pm	31 LR Practice					Rev. 2021.11.20



Oak Ridge Sportsmen's Association
 PO Box 6094
 Oak Ridge, TN 37831-6094

Prsrt Std.
 U.S. Postage
 PAID
 Permit #309
 Knoxville, TN

ORSA BOARD OF DIRECTORS

NO CALLS AFTER 9:00 PM PLEASE

PRESIDENT.....	Jerry Zorsch.....	<i>zorsch@highland.net</i>	423-628-5471
VICE PRESIDENT	Mike Madden	<i>mmsr@comcast.net</i>	865-414-4636
SECRETARY	Patrick Hackett	<i>orsasec@gmail.com</i>	865-567-1574
MEMBERSHIP SECRETARY	Jody Zorsch.....	<i>orsamembership@gmail.com</i>	423-628-5471
TREASURER.....	Eric Fowler	<i>efowler2@gmail.com</i>	865-310-3559
ROADS & GROUNDS.....	Ed Allen.....	<i>edwarddallen43@gmail.com</i>	865-548-2773
RIFLE.....	Tim French.....	<i>tfrench3437@gmail.com</i>	865-389-3437
SKEET & TRAP	Larry McNamee	<i>ataorsa@gmail.com</i>	865-216-9864
ARCHERY.....	Don Wood.....	<i>tndeerhunter117@gmail.com</i>	865-435-0746
ACTION PISTOL.....	Byrl Adkisson	<i>orsaidpa@comcast.net</i>	865-300-6003
TRAINING OFFICER	John Fry.....	<i>fryjp@comcast.net</i>	865-556-1770
EX-OFFICIO	Ed Johnson	<i>edjohnson144@comcast.net</i>	865-483-9573
ORSA HISTORIAN	Ron Raymond	<i>knoxvilleron@gmail.com</i>	
WEBMASTER.....	Chris Melhorn.....	<i>cjmelhorn@melhorns.com</i>	865-300-8103

Health & Safety Emergencies: 911

SEND MEMBERSHIP STATUS & CONTACT INFORMATION CHANGES TO:

ORSA, PO BOX 6094,
 OAK RIDGE, TN 37831-6094

MEMBERSHIP INFORMATION IS AVAILABLE AT JOINORSA.ORG

CLUB OFFICERS

CMP PROGRAM.....	Kyle Kirschenmann	865-621-5506
JUNIOR ACTIVITIES.....	Ed Johnson.....	865-483-9573
SASS	Ron Green (Uncle Ethan).....	865-207-7005
NRA PRECISION PISTOL LEAGUE	Frank Buday.....	865-882-6872
NRA PRECISION PISTOL EIC	Joe Monroe.....	865-924-3864
LONG RANGE	Larry Sparks.....	865-643-0672
IDPA.....	Byrl Adkisson.....	865-300-6003
USPSA / IPSC.....	Paul Avery.....	423-836-1068
STEEL CHALLENGE	John Suter	304-813-8184
MULTI-GUN	Tom Butcher.....	304-283-4007
RIFLE BENCHREST	James Carroll	865-438-6923
SPORTING CLAYS	Cletus Mitchell	865-599-0591
SKEET.....	Bryan Kennedy	423-544-4104
TRAP.....	Don Conover	732-586-4073

THE RANGEFINDER is published monthly by the Oak Ridge Sportsmen's Assoc. (ORSA) and is mailed to all current members. ORSA is an organization of shooters, hunters, archers, fishermen and others dedicated to outdoor sports and conservation. A limited number of complimentary paper copies are available to interested parties and businesses on a first-come, first-serve basis. An electronic version of this newsletter is posting in the news area of the ORSA website.

Send email correspondence (but NOT address changes) regarding this publication to:
orsasec@gmail.com with a Subject Line: ORSA Rangefinder

If you wish to submit an article for publication, you must first submit it to the ORSA Secretary via email. The article will then be distributed via email to the ORSA board for approval. When the board approves the article, the author will be notified.