

Dear Representative,

HB 4145 states that anyone you have ever had an "intimate relationship" with is your "family member" and can request that your firearms be confiscated. But there is not one word in the bill to protect the falsely accused. Furthermore, 4145 punishes people who COMPLY with court orders even if they are the product of lies. I urge you to vote against this dangerous bill.

HB 4145, a house bill, has serious adverse effects, that have an impact, on my safety as well as very many others that are adversely impacted, therefore I personally register my objection on the record. I and we rely upon courts to fairly administer justice, and this bill steers equal protections of the law into serious federal questions of fairness to all concerned.

Our personal and family safety are impacted in such a way that clearly violates the fundamental rule of laws that our legislative body as sworn to protect should this proposed legislation take effect.

This bill should not have gone this far. We rely upon sworn to oaths, so this objection should not have been necessary. And if any members of a legislative body has depended upon the advice of lawyer(s) as to the conflicts of interest, whether financial or limitations of Due Process protections, it stands to reason that malpractice is in the air. Each are held liable for redress under the most fundamental rules the country was founded upon. We need not express the extensive case law where each is accountable for violations of their Oaths of Office. Advising attorneys listed, I have seen, have not the same oath on record as do the legislative body, if any oath exists. Bear in mind that representatives in legislature do not qualify, while under oath, to enact HB 4145.

My Objection sincerely stands.

Please vote against HB 4145, with extreme prejudice.

Dale Hitt