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**To:** [SJUD Exhibits](#)  
**Subject:** Legislative Concept 38  
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Please enter the following into testimony:

Members of this Senate Judiciary Committee,

Beginning with the last section of LC 38, No emergency exists except the possibility the voters may want to weigh in. The super majority does not want the voters to decide most issues and they forget that legislators are elected to serve the best interests of their constituents. Instead they are serving the progressive masters of their party.

On the merits of this LC (soon to be a bill), My home is a locked container and anyone entering without permission is committing a crime and stealing any of my possessions is a crime. Using a stolen item to commit a crime is exactly what it seems; another crime. How is it that I would be guilty of a crime if someone else commits crimes with my stolen items. In order to not be charged, under the provisions of this LC38, I would be required to prove that the stolen item was locked in an approved manner. United States common law dictates that a person is afforded the presumption of innocence until proven guilty. This, soon to be bill, does not provide for a presumption of innocence.

I know that this is a tough concept but the 2<sup>nd</sup> Amendment to the United States Constitution is quite clear. Which part of “..Shall not be infringed.” Is difficult to understand.

Please stop attacking our Constitutional rights. Kill LC 38 and spend your time on activities that will make our State great again.

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