From: <u>Bill Randleman</u>
To: <u>SJUD Exhibits</u>

Subject: Oregon 2019 Legislative Session SB978-1

Date: Saturday, March 30, 2019 7:17:35 PM

Members of the Judiciary Committee:

Your request for amendment 14732 to the innocuous Senate Bill 978 only two business days before public hearing clearly indicates your bad faith towards the Citizens of Oregon.

The bill, as amended, should be rejected in full.

Amendments to O.R.S. by Senate Bill 978-1 as it is now written:

- Section 2:
 - endorses age discrimination and violation of public accommodation law
 - negates illegal activities performed by retailers
- Section 6:
 - institutes multiple felony counts for a single inaction on the part of a Citizen
 - introduces liability for which no legal precedent in the history of western civilization exist.
 - Section 3 assigns specification of locks to Oregon Health Authority, an organization entirely inept in such areas.
- Section 7:
 - introduces unreasonable burden of proof for provision of a lock upon Citizens transferring a firearm
 - includes the same draconian liabilities as in section 6.
- Section 8:
 - makes the requirement for reporting theft or loss of personal property not required of any other form of property
 - repeats the multiple felony counts for a single inaction as in Section 6
 - includes the same unconscionable liabilities as in section 6.
- Section 9: forbids assigning supervisory responsibility for a minor's use of a firearm to another person such as another family member
- Section 10: assigns responsibility without guidance for specifying minimum security specifications to the Oregon Health Authority, an organization completely inept for such a task.
- Section 12: uses intentionally vague definitions to allow the punitive actions under the section to be imposed regardless of safeguards taken by the Citizen.
- Section 13: imposes an unreasonable burden upon legal gun dealers not doing business from a retail storefront.
- Section 14: arbitrarily assigns firearm transfer requirements for personal property specifically NOT defined as firearm either by the statue or Federal law.
- Section 16: is redundant with existing Federal Law and serves no purpose beyond double jeopardy by the State.
- Section 17:
 - violates the 1st Amendment of the U.S. Constitution
 - violates all existing legal precedent regarding homemade guns
- Section 19:
 - adds a condition for commission of the unlawful possession of a firearm completely unrelated to current possession

- adds possession of arbitrary personal property specifically NOT defined as a firearm as commission of the unlawful possession of a firearm.
- Section 20: makes limitations for failing to fulfill arbitrary firearm storage requirements more stringent than the convicted of a misdemeanor involving violence
- Sections 22 and 23: mandates additional reporting of PII to the Oregon Health Authority an organization that has demonstrated it's inability to secure such data.
- Section 24: increases fees for the exercise of a Constitutional right. These fees are Constitutionally equivalent to poll taxes.
- Section 27:
 - greatly increases the likelihood of accidental injury by firearm by mandating repeated movement of firearms from carry to storage by Citizens carrying concealed handguns.
 - places an undue burden on Citizens carrying concealed handguns making it impossible for them to legally use public parking for most public places
- Section 32: immediately makes thousands of law abiding Citizens into felons overnight upon passage of the act without reasonable time to comply.