

To all Members of the Oregon House Judiciary Committee:

Reference HB 4005

Passing any law that infringes on Oregon citizens' right to keep and bear arms is unconstitutional. Liberal Democrats in Oregon governing bodies are well aware of that fact, and yet they continue to chip away at our Second Amendment rights through back doors in efforts to prevent us from exercising those rights. The laws proposed by the liberal Democrats infringe upon our Second Amendment rights while doing absolutely nothing to prevent crimes committed with guns. The following references justify the preservation of unencumbered Second Amendment rights and are sufficient grounds for the gun control fanatics of the Oregon legislature to cease and desist from any and all further attempts to thwart Second Amendments rights of Oregon citizens.

Marbury vs. Madison, 5 US (2 Cranch) 137, 174, and 176 (1803): All laws which are repugnant to the Constitution are null and void."

Smith vs. U.S. 502 f 2D 512 ca tEX (1974): "Government may not prohibit or control the conduct of a person for reasons that infringe upon constitutionally guaranteed freedoms."

Miranda vs. Arizona (U.S. Supreme Court) 380 US 436 (1966): "Where rights secured by the Constitution are involved, there can be no rule in making or legislation which would abrogate them."

Sherar vs. Cullen 481 F2d 946 (1973): There can be no sanction or penalty imposed upon one because of his exercise of Constitutional rights."

Miller vs. U.S. 230 F 486 and 489: "The claim and exercise of a Constitutional right cannot be converted to a crime."

As a citizen of Oregon and the United States of America, I demand that members of Oregon's governing bodies cease and desist from all current and future attempts to pass laws that thwart my Second Amendment rights or infringe upon my right to keep and bear arms in any way.

Thank you.

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