



OREGON HUNTERS ASSOCIATION

WILDLIFE • HABITAT • HUNTERS' RIGHTS

P.O. Box 1706, Medford, OR 97501 • (541) 772-7313 • Fax (541) 772-0964
oregonhunters.org • oha@ccountry.net

Testimony on HB-4005A
Paul Donheffner, Legislative Committee Chairman

I am an Oregon voter, and I represent the Oregon Hunters Association, with over 10,000 members statewide. We are adamantly opposed to HB-4005A, which would make a number of changes to Oregon's statutes that we believe infringe on, or violate, our 2nd Amendment Rights to keep and bear Arms, under the U.S. and State Constitutions.

This bill will effectively make hundreds of thousands of law abiding citizens into potential criminals overnight for actions that are perfectly legal today. The strict liability provisions of this bill are draconian. Shifting the burden onto law abiding gun owners for the actions of thieves is crazy.

OHA believes the safe storage of firearms is a personal responsibility, period. It is something that everyone should take seriously. It should not be something the State mandates or prescribes in ways that trip up law abiding citizens and makes them into criminals. The provisions in the bill will have negative consequences on self defense, where a firearm needs to be accessible or its of no use. Trigger and cable locks are ineffective if someone really wants to gain access to a firearm. Cables are no match for a cheap bolt cutter. What makes the Oregon Health Authority the appropriate agency to prescribe gun storage?

The theft reporting requirements have the potential for making the victim of theft into a criminal, or subject to unlimited liability. Reporting a gun theft will do **nothing** to prevent its potential use to commit a crime or injure/kill others. Even if the police know it is stolen, what does that do? **Nothing.** It's a record that can get lost, and it doesn't stop the thief at all. Most good citizens will report a theft, why criminalize them if they don't? This bill does nothing to impose sanctions on the thieves, but sanctions the victims.

OHA is very concerned that Section 6 of this bill will trip up parents and family members who are trying to teach responsible gun ownership and use to minors. While it appears to exempt minors engaged in hunting, it makes it illegal for a minor to practice target shooting except at designated shooting ranges. In many parts of the state there are no "designated" shooting ranges. Instead, people use private or public property where it is safe to discharge firearms. This bill would prohibit minors from target shooting except at a "designated" range. In addition, the minor must possess a hunting license merely to

engage in target practice per Section 6(3)(b) (A) and (B). These kind of "gotcha" trip ups will criminalize everyday behavior in many rural parts of the state.

HB-4005A will have all kinds of unintended consequences that will criminalize what law abiding citizens do, while doing nothing to punish gun thieves and others who violate Oregon's already strict gun laws. Recent and proposed amendments do nothing to make this bill acceptable.

Members of OHA are law abiding hunters, and law abiding gun owners. We have witnessed the erosion of our rights and liberties, and HB-4005A is just the most recent example of trying to take away our rights, which are protected under the U.S. and Oregon Constitutions. Members of the Legislature take an oath of office to uphold and defend the Constitution. Please take a moment to reflect on that. Please uphold and protect our rights by opposing this bill.

In closing, I would strongly recommend you carefully read the submitted testimony of Stephen Poss, an OHA member, regarding the unconstitutional aspects of this bill. Why, with all the problems facing this state, would the Legislature pass a bill that so clearly violates the US and Oregon Constitution?