House Bill is a bill designed to play upon people's feelings. House Bill 2510 deliberately violates the provision of the Second amendment that plainly says, "shall not be infringed." House Bill 2510 also violates the District of Columbia v. Heller, the part where it says 'The Supreme Court struck down provisions of the Firearms Control Regulations Act of 1975 as unconstitutional, determined that handguns are "arms" for the purposes of the Second Amendment, found that the Regulations Act was an unconstitutional ban, and struck down the portion of the Regulations Act that requires all firearms including rifles and shotguns be kept "unloaded and disassembled or bound by a trigger lock.'

House Bill 2510 violates the state constitution, the 2nd, 4th, and 5th amendments of the U.S. Constitution, as well as violating 18 U.S. Code § 241 - Conspiracy against rights, and 18 U.S. Code § 242 - Deprivation of rights under color of law. Representatives Prusak, Sollman, Reynolds, Senator Burdick, Representatives Clem, Grayber, Holvey, Schouten, Smith Warner, Wilde, Senators Frederick, Gorsek, and Wagner should know that by sponsoring this bill they are not upholding their oath of office, but instead are going against the people to deprive them of one of their constitutionally guaranteed rights and turn them into criminals, and are using the 'emergency clause' to do so. As is wont by the democrats, they abuse the 'emergency clause' to further their agendas.

The people of Oregon do not need anymore 'nanny-ism's', anymore 'big brother -ism's', 'just because-ism's' or 'feelings-ism's' coming from the politicians in Salem, as they are more than capable of making their own decisions without their "help".. Needless to say, no matter the outcome, federal law will take precedence over this.

Thank you. Jim Welsh King City, OR.