

Submitter: Pat Krikorian
On Behalf Of:
Committee: House Committee On Judiciary
Measure: HB2006

No on HB 2006

I am a little confused here. The legislature has proposed HJR 20, HB 3206 and HB 2694 which will allow 16 year olds to vote but with HB 2006 want to deny 18, 19 and 20 year olds their ability to purchase firearms. I would like to know the rationale for this.

Is this not ex post facto which is unconstitutional? Firearms purchased legally are fine one day then the next day illegal, making criminals out of law abiding citizens.

Similar bills in other states have been ruled unconstitutional and this will be too. So please do not waste your time and OUR money (when it goes to court) by moving forward with this Bill.

There is something wrong here when a person under the age of 21 can enter into a legally binding contract, can join the military, can get married, etc., but yet they can not exercise their 2nd amendment rights until they are over the age of 21.

Allowing 16 year olds to vote but 18 – 20 year olds not be able to own firearms appears to be the height of hypocrisy.

Vote No on HB 2006

Pat Krikorian