

Submitter: L Houlihan
On Behalf Of:
Committee: House Committee On Judiciary
Measure: HB2006

This Bill is a direct VIOLATION of the Constitution II Amendment.

Quote "A well regulated Militia being necessary to the security of a free State the right of the PEOPLE to keep and bear Arms shall not be infringed."

What did the founders mean when they wrote this Amendment?

The PEOPLE have the RIGHT to keep and bear Arms and it shall not be infringed. What does infringed mean? Webster's Dictionary 1828 version states - Broken, Violated; transgressed. The root word infringe means - To break; to violate; to transgress; to neglect to fulfill or obey; as to infringe a law.

The Founders meant the People have the RIGHT to KEEP AND BEAR ARMS and no other bill, law, code, statute, etc. can put ANY RESTRICTION on that RIGHT, period !!!!

The CONSTITUTION IS ONE OF THE SUPREME LAWS OF THIS COUNTRY AND STATE only second to GOD'S LAW. As stated in the Declaration of Independence July 4th, 1776.

Any law that is repugnant to the Constitution can be ignored by the people and is null and void.

This bill is repugnant to the Constitution as demonstrated above.

Government was created by We the People to uphold the Rights of the People and that is ALL.

You took an OATH when you were put in office to uphold the Constitution of the united States-

So do the job you were given and VOTE NO !!!!!

If you vote any other way or refuse to vote on this bill you are in direct violation of your oath. Therefore, guilty of Treason, violating USC18 Sections 241 and 242, UCC 1-308 to name a few. When you are held accountable [that is coming soon] the death penalty is on the table, choose wisely.

VOTE NO !!!!