

Submitter:

David Klaus

On Behalf Of:

Committee:

House Committee On Judiciary

Measure, Appointment or Topic:

HB3075

HB3075 is nothing more than measure 114 repackaged, and is every bit as unconstitutional and unworkable. Even in its modified form, HB3075 still fails to address both the background check and live fire training portions of M-114. Both OSP and the FBI are on record as saying they cannot fulfill the background check requirement. In addition to the former, there are nowhere near enough facilities to fulfill the training requirements. With regard to the grandfathering in of "high capacity magazines," it is based on affirmative defense which places the burden of proof of purchase date on gun owners. There is absolutely no way gun owners can prove when they purchased such magazines without them being serialized by the manufacturer and recorded on receipt at time of purchase. In addition to the former, established legal precedence already exists regarding the constitutionality of the possession and use of what have long been considered items in common use. There is legal precedent going all the way up to SCOTUS that affirms the Second Amendment as a right given by Almighty God, not a privilege to be dispensed and regulated by government, which of course makes the permit to purchase, blatantly unconstitutional. In closing, this is nothing more than continued harassment of the citizenry that will only necessitate further litigation at taxpayer expense. We The People are done with it!