

Submitter:

Alexander Arias

On Behalf Of:

Committee:

House Committee On Judiciary

Measure, Appointment or Topic:

HB4145

If the 1st amendment, freedom of speech, were treated the same way as the 2nd amendment under

HB 4145

I would need a permit to speak at the hearing.

I would not be allowed to speak at the hearing because as guns are not allowed, neither would free speech under a permit system.

Freedom of speech will

require a permit issued by local law enforcement to use;

require photo ID, fingerprints, safety training, criminal background check, and fee payment to apply for a permit to use freedom of speech;

and

prohibit manufacturing, importing, purchasing, selling, possessing, using, or transferring any media capable of using more than 10 words of free speech,

Further no free speech in federal buildings, schools,

Or On any private or public property with no free speech signs posted, and make violations a class A misdemeanor.

Further a permit is permission from the government to do something they say is illegal and therefore not a right but a privilege given to people who are under the control of a government. This is repugnant to the Oregon constitution and the constitution of the United States. You have sworn an oath to protect and defend the Oregon constitution and the constitution of the United States, turning unalienable rights into a permission slip is a clear and direct violation of all our freedoms and way of life. The constitution limits you, the government. The laws and limitations in the constitution are for you, not the free people of the United States