

Submitter:	Tim Glover
On Behalf Of:	We The People
Committee:	House Committee On Judiciary
Measure, Appointment or Topic:	HB4145

I strongly OPPOSE HB4145

Our Constitutional Rights are not permissions from the government.

The Constitution does not say, "shall not be infringed unless a fee is paid, a class is taken, a database entry is approved, and a permit is issued."

No other constitutional right requires a permit to exercise its core function. You don't apply for a license to publish an opinion, attend church, or demand due process.

Turning rights into licensed activities flips the relationship between citizen and state upside down. Whats next? Will we have to apply for a license to practice Freedom of Speech?

Vote No!