

Submitter: David Gray

On Behalf Of:

Committee: Senate Committee On Rules

Measure, Appointment or Topic: HB4145

This bill is an attempt to perform an end run around Measure 114 which is currently awaiting Oregon Supreme Court rulings. to even write this bill before measure 114 is ruled upon is disingenuous. Also this bill and Measure 114 are null and void per SCOTUS decision Marbury v Madison, and any fees associated with or enforcement of the bill if it becomes statute is illegal and punishable with fines, up to life in prison, and even death as it deprives inalienable rights under the color (illusion) of law; see 18 USC Sections 241 and 242 Conspiracy to deprive rights and deprivation of rights. This "bill" also if passed would severely limit women and minorities in the ability to procure the tools of self-defense as well as prevent low income persons from purchasing said tools as they wouldn't be able to afford the permit fees associated with this bill. Any fee required to exercise a right turns that right into a privilege which nullifies both the spirit and letter of the law as our Bill of Rights and US Constitution are the supreme law of the land. Any vote in favor of this bill is a blatant disregard to the Oath of Office all of you signed. If you won't protect and defend the one document this nation was built on then you have no business creating rules for its citizens. Just like you can't legislate a citizen's sexuality or expression you shall not legislate against a citizen's rights. This bill will not stop any criminal activity, but will turn law abiding citizens into criminals.

I am a combat veteran (Desert Storm) which means paid in my own blood to exercise my rights and for others to exercise their God Given rights which are sometimes referred to as Inalienable rights.