To whom it concerns

It is absurd on its face to expect that 18-year-olds can go overseas and fire machine guns, cannons, handguns in our armed forces and not be able to legally purchase a gun in the country they are fighting for and willing to give their life for. 18 is no longer considered an adult since can vote and should include full rights.

Trying to deny unconstitutional rights to purchase an inanimate object is called dictatorship. Do not let Oregon government become a dictatorship.

Forcing citizens to lock up their self-defense guns even in their own homes is depriving them of their right to life through being unable to defend that life in a dangerous world. Saying citizens have a right to defend themselves with a firearm but then forcing them to make the firearm useless in a moment of sudden danger is unreasonable. The state opens itself up to lawsuit if a citizen dies because they were unable to unlock their gun in time to defend their lives.

The notion of holding the previous owner of some sold inanimate object responsible for the actions of a criminal using that object two years later is so absurd response is difficult. No person is responsible for the actions of some criminal except the criminal. A criminal will be a criminal no matter the tools necessary to perform the illegal act.

80% lowers are not guns. Will we begin to consider solid blocks of aluminum to be guns next? A gun is a gun, other things are other things, they are not the same thing. If an 80% lower has been completed to 100% THEN it is a gun, not before.

There is no such thing as an undetectable firearm. 3D printed guns without metal barrels blow up the first time fired with the projectile going in some random direction with nowhere close to enough power to be considered a firearm. A rock is more dangerous than a 3D printed gun without a metal barrel. A metal barrel makes it detectable.

The CHL laws in Oregon work fine. We don't have a problem with CHL holders in Oregon committing crimes with their guns. CHL holders are among the most law-abiding citizens there are. Turning the state into a patchwork quilt of varying carry rules is going to render CHLs nearly useless.

If you know the topic well, and you think logically, these are not "common sense gun safety" ideas, they are common nonsense ideas to criminalize the legal gun owner.

The 2A was written for a reason and that reason is to be left alone. There are no laws you can write that will decriminalize a criminal no matter what tools you try to make illegal. Stats and Facts do not lie.

Ken Sloan Milton Freewater, OR