

Submitter: David Gray

On Behalf Of:

Committee: House Committee On Judiciary

Measure, Appointment or Topic: HB3075

Any restrictions on the Second Amendment to include "permit to purchase" is a violation of the US Constitution (see Heller, Bruen, and other US Supreme Court rulings). One should never pay to exercise a right as that would make the "right" a privilege. Marbury v Madison is very clear that "Any rule or law repugnant to the Constitution is null and void"; so even if this becomes a statute it will remain unlawful and thus unenforceable.

Also as there are no programs in which a citizen can obtain a purchase permit this proposal will de-facto strip citizens of their inalienable rights without due process, and as such deprives us of our inalienable rights under the illusion of law, and becomes a conspiracy to deprive us of our rights which is criminal (see 18 USC sections 241 and 242).

This proposal will NOT make our state or citizens any safer as it disarms law abiding citizens and we all know criminals don't follow the law nor do they obtain their firearms legally.