Submitter:	Patrick Mahoney
On Behalf Of:	
Committee:	House Committee On Judiciary
Measure, Appointment or Topic:	HB3075

HB 3075 will hamstring citizens from the ability to defend themselves or their family from grave harm.

HB 3057 will require a class you cannot get, to ask for permit that will cost a lot of money and take months to receive even if you could get the class, and just gives you the opportunity to start the entire process over again when you get to the gun store. HB 3057 will also make you a criminal for possessing ammo mags over 10 rounds unless you can prove you got them before Dec. 2022, which is, of course, impossible. And even then, you cannot leave your house with them.

2022's Gun law, measure 114 had been struck down as constitutional until just days ago.

"PORTLAND, Ore. (KOIN) – A controversial gun control law has been deemed constitutional in the Oregon Court of Appeals, effectively lifting the hold on gun safety protections in the state.

Oregon voters approved Measure 114 during the November 2022 election, but it was quickly placed on hold due to a Harney County Circuit Court judge's ruling that the law violated the state constitution.

"Oregonians brought this measure to the ballot, they passed it, and it's the gun lobby that brought these lawsuits forward," Jess Marks, the executive director with the Alliance for a Safe Oregon. "We intend, in partnership with all the folks who have worked on this issue, to see Oregonian's wishes through."

Measure 114, also known as the Reduction of Gun Violence Act, requires that someone must have a permit as well as a completed criminal background check before buying a gun. In order to receive a permit, one must complete a gun safety course and prove that they are not a danger to themselves or others.

The law also limits the legal magazine capacity to 10 or fewer rounds — though there are exceptions for police and the military.

According to Oregon Attorney General Dan Rayfield, this change is long overdue.

"Oregonians voted for this, and it's time we move ahead with common-sense safety measures," Rayfield said. "Today's decision is a big step forward for gun safety in

Oregon. This measure gives us the tools to make sure gun buyers go through background checks and get proper permits, helping to keep firearms out of the wrong hands and making our communities safer." (The Oregonian March 25, 2025)

Oregon's gun laws are constantly thrown into the political arena and are passed by a fully liberal, progressive/left liberal extremists who make up our Oregon Court of Appeals.

From LegalKnowlegeBase:

"The U.S. Constitution outlines the basic rights of all citizens of the United States. Each state's constitution also outlines rights for its citizens. ... The state constitutions can add rights, but they can't take away any U.S. Constitutional rights.

Can states restrict constitutional rights?

No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

Can states violate the Constitution?

State or local laws held to be preempted by federal law are void not because they contravene any provision of the Constitution, but rather because they con?ict with a federal statute or treaty, and through operation of the Supremacy Clause. ...

Can the government take away our rights?

In the US, certain inalienable rights are regarded as being granted by the Creator, not by government, and more specifically, government cannot take those from you, except when you commit a felony and are convicted by a just process.

What rights Cannot be taken away by the government?

14. The government cannot take away your life, liberty, or property without following the law. ... The government cannot take your private property from you for public use unless it pays to you what your property is worth."