Submitter:	Andrew Weeks

On Behalf Of:

Committee: House Committee On Judiciary

Measure, Appointment or Topic: HB3075

I am in direct opposition to this. For the following reasons.

This will require a class you cannot get, for a permit that will have an undue financial cost and take months to receive even if you could get the class, and once you do have it you still have to pass a background check when you get to the gun store. This will also make someone 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. This makes the Burden of Proof on the accused and is in direct opposition to the Fifth, Sixth, and Fourteenth Amendments of the US Constitution and Article 1 Section 12 of the Oregon State Constitution which is reinforced by Oregon Revised Statute (ORS) 136.415. Burden of proof rests on the prosecution not the accused. "Innocent until proven guilty" will now becomes "guilty until proven innocent".

I especially oppose the amendment of this Bill, "SECTION 18. Any action challenging the legality, including the constitutionality, of this 2025 Act must be commenced in the Circuit Court for Marion County." Allowing this would be expanded to encompass any Bill that becomes law and creates the path way to totalitarian rule of our State Government.