| Submitter: | Nickels Cornilsen |
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On Behalf Of:

Committee: House Committee On Judiciary

Measure, Appointment or Topic: HB3075

This bill is facially a violation of the 2nd amendment. Hawaii's more permissive scheme was just struck down, why are we wasting legislature's time on an ineffective, doomed bill? And while interest balancing is not appropriate for evaluating infringements of a constitutional amendment, there is zero evidence that these permitting schemes will save a single life, and ample reason to think it will cost lives.

You are discriminating against people of low economic status, people of color, and disabled people by requiring high fees to exercise an enumerated constitutional right. This would NEVER be tolerated for any other amendment, and should not be tolerated for this one.

The abuse of the emergency clause is not how our constructional republic is supposed to work. Neither is the gerrymandering in Oregon that gave democrats their undeserved supermajority, but that's here nor there.

Backdating some aspects of the bill is Ex-post-facto and also illegal.