

Submitter:

Jacob Stapp

On Behalf Of:

Committee:

House Committee On Judiciary

Measure, Appointment or Topic:

HB3075

HB 3075 and Oregon Measure 114 are inherently unconstitutional and are poorly worded and designed to inhibit law abiding citizens from getting the protection they need. The fee required to purchase a permit to purchase negatively impacts single mothers and POC. Lower income households who may desperately need a firearm for personal protection of them and their loved ones, may be unable to pay for the licensing requirements for the permit. Backdating the law is an example of "ex post facto" and is illegal. Making this law only challengeable in Marion County puts increased hardships of citizens living in eastern and southern Oregon, nullifying their voices. The state spent 50 million dollars on this bill in 2022, no telling how much has been spent on this bill by now, tax payer dollars that could've been used elsewhere. Putting the burden of issuing permits on the sheriff, who has said they don't have the resources to handle permitting, will inevitably cause a period of time where citizens will be unable to purchase firearms, thereby violating their Oregon constitutional rights, as well as their federal 2nd Amendment right. If that is the case, I, and all my family members will be suing the sheriffs department on day 1 of implementation of this bill, and listing all members of LEVO as co plaintiffs.