

Submitter: Michael Bynum
On Behalf Of:
Committee: House Committee On Judiciary
Measure, Appointment or Topic: HB3075

ABSOLUTELY NOT !!!!!!!

All the bill's authors have done is repackage Measure 114. Violations of a Constitutional Right.

Permit to purchase; It is NOT a "Right" if one must PAY, in order to ASK for permission. What is that, the 4th level of background review on top of what the Feds already do.

The rest of the bill is equally preposterous; Limitations on what "standard" products or items we may own, amongst other issues.

Someone needs to go back and review the US Supreme Court's recent 2A decisions; Rahimi, Bruen, Heller, Caetano, McDonald, etc., because every item in the bill violates previous SCOTUS precedent.

The Second Amendment is not 2nd class.