Submitter:	Kai Deno
On Behalf Of:	
Committee:	Senate Committee On Judiciary
Measure, Appointment or Topic:	SB243

We have a fundamental right in America but especially Oregon to remain armed and well equipped. Arbitrarily deciding what is or isn't considered a "forced reset trigger" or "rapid firing device" is unconstitutional on a state and federal level as it unduly allows the state to supersede its "subordination to the civil power" of our constitution and infringes on our rights. There's no legal justification for banning what does not mechanically change the function of a firearm other than to harm law abiding citizens. These laws serve no purpose to promote safety of citizenry, and will not prevent crime. There is no money in the budget to support enforcement and similar laws have already lost at the Supreme Court level aswell as well as the district court level. 2 separate federal judges have already thrown out cases such as what this law proposes as unconstitutional this year. This will only burden taxpayers if passed.