

Submitter: William Bland
On Behalf Of: Self
Committee: Senate Committee On Rules
Measure, Appointment or Topic: SB243

Criminalizing forced reset triggers and super safeties, or rapid fire activators as you refer to them, is penalizing people that aren't wealthy enough to buy legally transferable machine guns that cost \$10k to \$50k each. This proposed Senate Bill limitation tells me you're fine with rich people having more rights than poor people, which wreaks of State Sponsored Class Warfare. Are you trying to emulate the current Federal Administration with this show of shameless disfavor to the proletariat?

For those without a spare \$10k, an average citizen can spend \$200-\$500 for an FRT device to allow their legally owned and operated non-NFA gun to function at rates that professional shooters can manually achieve with years of practice. Some Oregonians have already invested thousands in these devices (since they were deemed by SCOTUS to be federally legal) for which there is no viable secondary market, resulting in significant financial loss. Additionally, the lack of an option for amnesty registration and "grandfathering" as there was in 1986 for transferable MG's or during the last Federal Administration for "pistol braces" means you will be instantly creating a whole new class of criminals out of otherwise law abiding citizens. That is not the Oregon I remember or recognize from my four decades living here, and I urge you to consider some additional pathways for affected parties.

Thank you,
WRB