

Please! Vote NO on House Bill 4145!

My husband and I are recently estranged from one of our daughters and her husband. We love them with all our hearts.

At present, she is not allowing our grandchildren visits at our house. This breaks our hearts, but we are abiding by her wishes so as not to make the situation any worse than it is.

You see, we don't want trouble. We won't do anything to exacerbate the situation.

And we are far from alone in these sentiments when it comes to the vagaries of family misunderstandings and disputes. Most people don't want trouble. They will avoid trouble at all costs, but that won't necessarily preclude estranged family members from taking things to another level.

Isn't it in the interest of the public good to allow families to work things out. Why do you want to FORCE people to defend themselves in court!

House Bill 4145 has the potential to dramatically impact our lives if our daughter or her husband decide to file a restraining order sometime in the future.

By nature, we would not seek to intervene, since we want to abide by their wishes. We would COMPLY without contest to any action they might seek simply because we don't want any more trouble than there already is.

But House Bill 4145 almost REQUIRES us to contest any action because it REJECTS our passive submission to comply with an order by stripping away our rights to bear arms! How is someone considered dangerous, who does not contest and willing complies with a restraining order?

This goes WAY beyond Federal Law which allows us to comply without penalty.

House Bill 4145 is BAD legislation. One wonders if it wasn't designed that way on purpose. The drafters and sponsors must know that this bill only serves as a tool to strip more people of their rights to self-protection.

Please DO NOT change current law in this way.

DO NOT pass HB 4145 in any form.

Thank you,

Jeanette Terhune
Salem, Oregon

503-585-8279

jdt2391@gmail.com