

From: Robley T Moore
Sent: 3/19/2015 1:04:27 PM
To: Spence Barker; Belton_Gun_Club@charter.net; Paul Beltongunclub; brrevels@yahoo.com; kevin bryant; ChipCampsen@scsenate.gov; Weldon Clark; CraigGagnon@schouse.gov; Mike Gambrell; Rogar Hunnicut; John; jsarrattggo@gmail.com; Mike Kent; KimJackson@schouse.gov; Kim; Jeff Knox; LarryMartin@scsenate.gov; cherry laurens; lross3871@charter.net; MikeGambrell@schouse.gov; millsrh@charter.net; millsrh@hotmail.com; Haley, Nikki; elizabeth oconner; Bill rentiers; Bobby Revels; scacadirector@aim.com; Sandy Seymour; SGenComm@scsenate.gov; ShaneMartin@scsenate.gov; Chuck Skinner; Mike Smith; larry smith; Doug Taylor; Wes Benedict; WilliamODell@scsenate.gov; willi willis
Cc:
Subject: Fw: South Carolina: Pro-Gun Bills Reported Out of House Committee

RT Moore NRA Benefactor, Life GOSC, Southern Libertarian
"There is no reasonable gun control except for using two hands"

I am forwarding this to make a point. I totally support H3025 as it is and totally oppose H3116 in any form. Let me explain why on both sides.

SLED is too involved in our lives and our gun rights. We have spent the last 16 years working to roll back silly and unneeded gun laws that SLED forced down our throats with the help of Democrats and some Republicans to "control" our right to keep and bear arms and to be able to buy said arms. Why the heck should we be forced to back down now? We need to be able to recognize other states CWP's just like we recognize other states drivers licenses. The one thing that is common on all CWP's where required is the background check and FBI finger print source (actually a contractor who does it for the entire United States and SLED here).. No problem with us doing unto others as they would do unto us. but as to the so-called "strawman deals" that is another matter.

The FBI and ATF under the Holder years and under The Obama guidelines and the Clinton years as well as Bush junior, have failed and refused to prosecute folks except FFL holders. Hundreds of thousands of failed background checks for gun buyers have resulted in only a handful of arrests and only two or three actual convictions for Strawman deals. In particular the case that is stated for the "need" for H3116 is that it would stop folks like Bloomberg from doing those deals to entrap dealers here. Well guess what? the FEDS refused to arrest Bloomberg or his folks who clearly violated federal law. So the solution is to make a state law that could potentially make felons out of thousands of honest SC citizens? the answer is to allow SLED to once again invade our rights and privacy by making us criminals? I think not and I hope all of you will agree.

I want everyone I mail this to to tell your Reps and Senators that H3116 is not needed and a waste of our time and could possibly make you or me a criminal and will not deter folks like Bloomberg from breaking Federal law he already has broken in almost 10 other states with no arrests nor even indictments.

NRA is only half right this time. H3025 is good and H3116 is wrong. Cut and dry.

Robley T Moore, NRA Benefactor member, Ceritified NRA Instructor, Life GOSC member, NSSF, SC Arms Collectors Association, and a confirmed Southern Libertarian, Gun rights activist, Member of Belton Gun Club

"What's right isn't always popular, and what's popular isn't always right".

--- On Wed, 3/18/15, NRA-ILA Alerts <admin@nramedia.org> wrote:

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> From: NRA-ILA Alerts <admin@nramedia.org>
> Subject: South Carolina: Pro-Gun Bills Reported Out of House Committee
> To: LONGGUN1951@yahoo.com
> Date: Wednesday, March 18, 2015, 4:50 PM
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> NRA-ILA Generic
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