

Haggerty, Katie

From: Thomas L. Phelps <tpoutdoor@comcast.net>
Sent: Thursday, April 09, 2015 1:22 PM
To: JudTestimony
Subject: SB 650

SB-650 completely denies "Due Process" to citizens and should be rejected in its entirety. An ex parte temporary restraining order is one where one side, the applicant, makes a claim and doesn't have to appear in front of a judge before the order is issued. Upon the delivery of the order, the police officer would then immediately confiscate all legally owned firearms, ammunition, carry permits and eligibility certificates **BEFORE** a person has had a hearing before a court to determine the merits of the complaint made against them.

It is clear that the Governor and some misguided legislators have only one interest –**gun confiscation** and limiting the rights of the law-abiding in Connecticut, as they have shown no interest in providing respondents with an opportunity to be heard before a judge ahead of losing their Second Amendment rights. In fact, this legislation even removes verbatim "**an opportunity to be heard**" from the current state statute that protects individuals in these circumstances today.

SB-650 is another "Anti-Gun Scheme" and is completely UNACCEPTABLE!

"Vote Against this invasive bill"

Respectfully Submitted

Thomas Phelps
125 Phillips Rd.
Lisbon, CT 06351
860-376-5680