

Moniz-Carroll, Rhonda

From: providerrick . <providerrick@gmail.com>
Sent: Tuesday, March 10, 2015 11:27 PM
To: JudTestimony
Subject: Re: HB 6962

Dear Legislators,

My name is Richard Anderson. I live in Madison,Ct. and am a life long (54 years) Ct resident. I am writing to express my opposition to SB 650. I am against this bill because is takes away due process under the law for a potentially innocent or falsely accused individual. Restraining orders are many times used as weapons in domestic break-ups. This once happened to me. It could even be used by the applicant to dis-arm the respondent and then violence could take place against them. Why not require a judge to review the order within a shorter time frame and make a respondent stand for the accusation first, and then, if warranted have the individual turn in the arms.

Sincerely, Richard Anderson

On Tue, Mar 10, 2015 at 11:15 PM, providerrick . <providerrick@gmail.com> wrote:

Dear Legislators,

My name is Richard Anderson. I live in Madison,Ct. and am a life long (54 years) Ct resident. I am writing to express my opposition to HB 6962. This bill should it become law will make law abiding gun owners class D felons. It would not be possible to protect my family with firearms that are locked up. I no longer have minor children at my home but "people" come in and out as they do at ,many people's homes. The presence of these "people " and my unlocked, unloaded firearms now make me a felon. I have 3 daughters and 1 son and all have been taught gun safety and shoot. When my daughter who is now living with us is home alone I feel some comfort in knowing that if God forbid she had to defend herself she now can, but not if she must keep her firearms under lock and key. Please consider my views and my constitutional rights when you debate this bill.

Sincerely, Richard Anderson

On Tue, Mar 10, 2015 at 10:58 PM, providerrick . <providerrick@gmail.com> wrote:

Dear Legislators,