

HB6962

I want to urge all of you to reject HB6962 as written. There is no exception for people you want to have access to your firearms or if they use them in self-defense. This bill is saying that when I leave for work each day I have to lock up my guns and my fiancé cannot have access to them and if she did and used one in self-defense I am now a criminal. Does that make any sense? It also blatantly violate the US Constitution. In DC VS Heller the US Supreme Court ruled "*Similarly, the requirement that any lawful firearm in the home be disassembled or bound by a trigger lock makes it impossible for citizens to use arms for the core lawful purpose of self-defense and is hence unconstitutional.*" This bill, as written, would deny my fiancé her right to self-defense with firearms that are lawfully in the home. Please reject this attack on our civil and human rights. Thank you for your time and service.

Erik Provost

Enfield, CT