

Carroll, Rhonda

From: MJWestkamper <mjwestkamper@weiinc.com>
Sent: Thursday, March 10, 2016 4:40 PM
To: JudTestimony
Subject: HB 5054

I hope this adds to the decision-making process; I clearly oppose HB 5054,

I am not a lawyer, however it is my understanding that HB 5054 would require the recipient of an ex parte temporary restraining order to surrender their firearms within 24 hours of being served with such an order.

I have known spiteful wives in a divorce, ex-girlfriends and even an disgruntled or ex-employee claim a threat just to have the State take their firearms. This when there was no reason for the actin, just spite. There is no penalty for doing so either.

And it is nearly impossible to get your firearms back when it gets sorted out, whether or not there was any valid reason to suspect the person a threat. Its just not right. Most gun owners, in the midst of these kinds of situations remain diligent in their care and use of their firearms.

Please don't provide this kind of action against us.

Mike Westkamper

--
MJ Westkamper | WEI Inc. | 379 Middlesex Turnpike | Old Saybrook CT. 06475 | (860) 388-3038