

INITIATIVE MEASURE TO BE SUBMITTED DIRECTLY TO THE VOTERS

The Attorney General of California has prepared the following title and summary of the chief purpose and points of the proposed measure:
(13-0031) FIREARMS REGULATION. INITIATIVE CONSTITUTIONAL AMENDMENT.

Amends California Constitution to establish a right to acquire, possess, transport, transfer, and use firearms for lawful purposes, including for defense of self, family, home, and property. Eliminates state firearms owner registration, regulation of ammunition, and assault weapons restrictions. Permits limited state regulation in areas of: possession of firearms and ammunition by, and sale to, the dangerous mentally ill and felons; handguns for those under 21; Teflon-coated, armor-piercing or explosive ammunition; concealed weapons; fully automatic weapons; and background checks. Limits seizure of firearms. Prohibits special taxes or fees on firearm sales, except sales taxes. Summary of estimate by Legislative Analyst and Director of Finance of fiscal impact on state and local government: Unknown increase in state sales tax revenue due to increased purchases of firearms, ammunition, and accessories. Reduction in local sales tax revenues of several million dollars annually due to the elimination of local sales taxes on firearm-related purchases. Reduction of around \$30 million in annual revenue from fees applied to firearm purchases for various firearm regulation and enforcement activities. Costs for some of these activities would still be incurred by state and local governments if the measure was enacted. Reduction in state and local correctional costs that could eventually exceed a couple million dollars annually.

NOTICE TO THE PUBLIC: THIS PETITION MAY BE CIRCULATED BY A PAID SIGNATURE GATHERER OR VOLUNTEER. YOU HAVE THE RIGHT TO ASK.

This Column
For Official
Use Only

All Signers of this petition must be a registered voter in: **X**

County

1 Sign Name	Print Name	
Residence Address	City	CA Zip
2 Sign Name	Print Name	
Residence Address	City	CA Zip
3 Sign Name	Print Name	
Residence Address	City	CA Zip
4 Sign Name	Print Name	
Residence Address	City	CA Zip
5 Sign Name	Print Name	
Residence Address	City	CA Zip
6 Sign Name	Print Name	
Residence Address	City	CA Zip

DECLARATION OF CIRCULATOR (Must be in circulator's own handwriting)

I circulated this petition and witnessed each of the appended signatures being written. Each signature on this petition is, to the best of my information and belief the genuine signature of the person who's it purports to be.

I am registered to vote or qualified to register to vote in the State of California.

Residence address: _____, City _____, California, Zip _____
 in _____ County. (Optional) Phone _____, Email _____

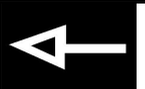
All signatures on this document were obtained between the dates of _____, 2014 and _____, 2014

I declare under the penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed at the City of _____, California, on _____, 2014.

Print Name: **X**

Sign Name: **X**



MUST BE FILLED IN!

QUESTIONS CALL: 916-230-2123

Return PETITIONS and DONATIONS to: CaliforniaGunRights.com, PO Box 596, Rancho Murieta, CA 95683

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The proposed Constitutional Amendments read as follows:

SECTION 1, Section 32 is added to Article I of the California Constitution to read:
SEC.32. (a)

(1) Individuals have the right to acquire, possess, transport, transfer, and use firearms for lawful purposes that includes hunting, sports shooting and for the common defense of self, family, home, and property.

The State shall not enact laws that infringe or deny the right of the individuals to keep and bear arms as guaranteed by the 2nd Amendment to the United States Constitution.

(2) The State may enact laws to prohibit or otherwise regulate the possession of firearms and ammunition by, or the sale or transfer of firearms to, an individual: who is determined to be a danger to himself, herself, or others as a result of mental illness or mental disorder, or who has been adjudged a mentally disorder sex offender, or who is a felon.

(3) The State may enact laws to prohibit or regulate the possession of handguns by, or the sale or transfer of handguns to, individuals who are under 21 years of age.

(4) The State may enact laws to prohibit armor piercing, explosive, and Teflon-coated ammunition unless permitted under Federal regulations.

(5) The State may enact laws to regulate the carrying of concealed firearms in public, including, but not limited to, the issuance of concealed firearm permits, provided that those laws do not impose a total ban on the carrying of a concealed firearm. The State or any political subdivision of the State shall not disclose to the public the personal information of concealed firearm permit holders.

(6) The State may enact laws that require background checks for the purchase and delivery of any firearm.

(7) The State may enact laws to regulate the possession, transfer, manufacture, or sale of fully automatic firearms that continuously fire rounds whilst the trigger is pressed unless permitted under Federal regulations.

(8) Neither the State nor any political subdivision of the State shall impose a special tax, levy, charge, exaction, or regulatory fee on the sale of firearms, ammunition, or firearms accessories, except for the statewide sales tax.

The prohibition in this subdivision applies regardless of whether the special tax, levy, charge, exaction, or regulatory fee is to be payable to a governmental entity or a third party.

(9) The State may enact laws to allow a government entity to temporarily seize firearm (1) in circumstances of alleged domestic violence, for a period not to exceed 72 hours, or (2) for a reasonable period of time to determine whether return of the firearm would be appropriate when an individual is taken into custody because of a mental disorder or mental illness, or for purposes of evaluating the individual to make that determination.

Neither the State nor any political subdivision of the State shall confiscate a firearm,

except that the State may enact laws to authorize a government entity to seize a firearm that is (1) involved or suspected of being involved in a crime, (2) contraband or otherwise illegal, or (3) stolen.

The restrictions in this section do not limit the operation or effect of a law that prohibits the commission of a crime while in possession of a firearm.

(10) Neither the State nor any political subdivision of the State shall require firearm or firearm owner registration, except as required by federal law.

(11) Neither the State nor any political subdivision of State shall require registration or finger printing for the purchase or transfer of ammunition or firearms accessories.

(12) (1) Neither the State nor any political subdivision of the State shall prohibit or regulate ammunition, clips or magazines, or the lead content of ammunition, except as provided in this section. (2) The State may enact laws to prohibit or regulate the use of ammunition containing lead within the habitat of the California condor.

(13) (a) Except as required by federal law or as described in subdivision (a) neither the State nor any political subdivision of the State shall restrict possession, sale, or transfer of any of the following: (1) A semiautomatic, centerfire rifle that has the capacity to accept a magazine, whether detachable or fixed, and has any one of the following: (A) A pistol grip that protrudes conspicuously beneath the action of the weapon. (B) A thumbhole stock. (C) A folding or telescoping stock. (D) A forward pistol grip. (E) A flash suppressor. (b) A semiautomatic, centerfire rifle that has a magazine, whether detachable or fixed, with capacity to accept more than 10 rounds.

(c) A semiautomatic, centerfire rifle that has an overall length of less than 30 inches.

(d) A semiautomatic pistol that has the capacity to accept a magazine, whether detachable or fixed, and any of the following: (A) A treaded barrel, capable of accepting a flash suppressor, forward hand grip. (B) A second hand grip. (C) A shroud that is attached to or partially or completely encircles the barrel that allows the bearer to fire the weapon without burning the bearer's hand, except a slide encloses the barrel. (D) The capacity to accept a magazine, whether detachable or fixed, at some location outside of the pistol grip. (e) A semiautomatic pistol with a magazine, whether detachable or fixed, with capacity to accept more than 10 rounds.

(f) A semiautomatic shotgun that both of the following: (A) A folding or telescoping stock. (B) A pistol grip that protrudes conspicuously beneath the action of the weapon, thumbhole stock, or vertical handgrip. (g) A semiautomatic shotgun that has the ability to accept a magazine, whether detachable or fixed

SECTION.2. Existing laws that are in conflict with this section are void to the extent of any conflict.

SECTION.3. If any provisions of this act, or part thereof, is for any reason held to be invalid or unconstitutional, the remaining provisions shall not be affected, but shall remain in full force and effect and to this end the provisions of this act are severable.