

Author Full Name : Frank McClain**Received Date :** 09/03/2022 12:26 PM**Comments Received :**

"Amnesty Registration of Pistol Brace Weapos" is a completely unconstitutional overreach that seeks to discriminate against US citizens who are disabled or economically disadvantaged, as well as add to an illegal national firearms registry that can easily be abused through a tyrannical administration. Not only that, but its premise has nothing to do with stopping legitimate homicide and crime in the United States.

Pistol braces are essential for the disabled citizens of our nation. Pistol braces were created for the purpose of ensuring that those with disabilities can continue to exercise their Constitutional rights, despite being able to steady and handle a normal firearm configuration (Note: They are also very beneficial for those without disablements, helping to ensure safe usage for themselves and others.) If integrated, this forced registration would require that Americans (disabled or otherwise) pay \$200 and wait months for the process of a Form 1 to be fully conducted, until they are able to use the equipment that is essential for them to exercise the Second Amendment rights.

A Form 1 document and registration process also requires a plethora of personal information that can be used for an unconstitutional and illegal gun registry. Some of that information includes:

Name
Social Security Number
Address
Phone Number
Email
Credit Card Number
Fingerprints
Weapon Make, Model, Serial Number

A national gun registry is a complete disregard for the Second Amendment to the Constitution, which ensures that a government does not have the ability to restrict the rights of the American people through tyranny or any other means. The ATF Form 1 requirements of this ruling enable characteristics of such a registry. The collection and storage of this information is neglectful of this right, and incompetent due to the ability for administrations foreign and domestic, to steal the recorded information of Americans and use it against them. The ability for the federal government to record and store this information enables anyone who can get their hands on it to confiscate firearms from anyone they see fit, and it is easy to draw comparisons to nations like Germany in the 1930s, which abused registries to disarm groups they deemed undesirable.

Modern pistol braces are also created with specifications of compatibility with buffer tubes that are commonplace in thousands of firearm models and designs, and requiring registrants to provide their specific firearm make, model, and serial number would be completely arbitrary due to this functional ability of modern pistol braces. This ruling would violate the "common use" aspect of the Second Amendment, as recently upheld in the "Bruen" case before the Supreme Court, and I fail to see how it would in any way curb criminal activity; instead, it would effectively criminalize millions of Americans.

All in all, the proposed requirements of pistol brace registration are completely and utterly pointless, and serve to establish discrimination against the disabled, economically disadvantaged, and any other American who wants to exercise their Second Amendment rights. The administration of rulings like this that are discriminatory and restrictive of the natural rights of Americans only serve to continue social and political tensions until it hits a breaking point. I highly recommend and request that these requirements be summarily rejected.