

The founding father's created the 2nd amendment to ensure the protection of the other amendments found within the Bill of Rights & the United States Constitution. It is a right gifted to **ALL US CITIZENS, WITHOUT EXCEPTION**. Local governments DO NOT possess the authority to enact laws pertaining to firearm rights, the same holds true for state governments, again, they **DO NOT** possess the authority to enact laws pertaining to firearm rights. **ANY** laws seeking to deminish or limit the 2nd amendment are by their very nature **UNCONSTITUTIONAL**. This includes concealed handgun licenses as well as laws pertaining to braces or other stabilization devices, magazines, clips, scopes, bump stocks, ammunition, gun purchase limits, waiting periods, technically even the NICS system is in violation of the tentants of the 2nd amendment.

However, with the rise in unrest countrywide as well as the rise in attacks of terrorism, Constitutional Carry would allow the Ohioan to protect his family from this unrest & any to come. It is a right that should come from the federal government but here we are. Constitutional Carry would allow the Ohioan to posses an ideal not given to everyone in this world...freedom of choice. If someone chooses not to carry, that is their progative, just as exercising my 2nd amendment rights is mine.

Seeing as how the second amendment did not elaborate on matters such as methods of carry, it is to be presumed that **ANY** method of carry is 100% legal. Concealed or not. I believe the 2nd amendment was left vague on purpose as to not introduce stipulations of any sort.

Thank you & God bless,

Reverend Kevin Gibbs