



Pennsylvanians For Self Protection

Protecting 2nd Amendment Rights In The Keystone State

January 29, 2014

Chairman Robert Harvie
Board Of Supervisors
188 Lincoln Highway
Falls Township, PA 19030

Re: Proposed Ordinance Chapter 199

Dear Chairman Harvie:

At your November 19, 2013 meeting it was announced that the proposed Chapter 199 ordinance would be indefinitely tabled, pending the outcome of the Dillon v. Erie case. As you probably know, a decision was rendered in that case on January 7, 2014.

Among numerous pertinent points, section C of the decision states in part, "Because Section 6120(a) prohibits the City from regulating the lawful possession of firearms, an irreparable injury is present in this case." Further, section D goes on to state in part that "... Dillon was cited at the rally and continues to be subject to prosecution for violating its provisions."

Based on this, it should be clear to the reasonable person that the Falls Township's proposed Chapter 199 ordinance is in violation of 6120(a) and if taken from the table, voted and passed, gives standing to any individual who might enter a municipal property while otherwise lawfully possessing a firearm. Therefore, we Pennsylvanians for Self Protection, urge the Board of Supervisors to abandon its attempt to regulate firearm possession and to publically acknowledge that it is prohibited from doing so, in order that individuals on both sides of this hotly-contested issue may stand down and resume a peaceful routine.

Sincerely,

David C. Sager

David C. Sager
President