

Testimony on S.2
Senate Judiciary - February 28th, 2019
Chris Bradley, President - Vermont Federation of Sportsman's Clubs

The Vermont Federation of Sportsmen's Clubs is in complete support of S.2, and we urge its passage with all due speed.

As originally written, 13 VSA §4021 (Large Capacity Ammunition Feeding Devices / LCAFD) made no provision for the fact that a LCAFD is in fact real property, and, like all other real property, it can be conveyed by will to another person.

In point of fact, the VTFSC is not aware of any other real item of property that cannot be conveyed via an inheritance / will. Further, it really seems to make no sense whatsoever that a firearm can be legally conveyed, but the magazines that go with that firearm cannot be legally conveyed.

In its current form, S.2 is quite limited in that a lawfully owned LCAFD can ONLY be willed to an immediate family member, with an immediate family member being clearly specified in 13 VSA 4019(A).

In summary, the VTFSC fully believes that it was never the intent of the LCAFD bill to create a fully unique and stand-alone class of property, property that in and of itself poses no risk to anyone, property that cannot be bequeathed to an immediate family member who likely currently has full access to it due to the fact that a LCAFD can be loaned for what appears to be an unlimited period of time. The VTFSC support S.2, and we respectfully ask the Senate Judiciary Committee to do likewise.