



D.S.S.A. NEWS

DELAWARE STATE SPORTSMEN'S ASSOCIATION
A PUBLICATION OF THE DELAWARE STATE SPORTSMEN'S ASSOCIATION
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CRIMINAL BACKGROUND CHECKS REQUIRED FOR "PRIVATE SALES"

Since the passage of HB 35 earlier this year, many questions have arisen concerning the provisions of that measure. Of particular concern is understanding exactly when a criminal background check is not required in an otherwise "private sale".

The final version of the statute exempts the following:

1. "Transactions in which the potential purchaser or transferee is a parent, mother-in-law, father-in-law, stepparent, legal guardian, grandparent, child, daughter-in-law, son-in-law, stepchild, sibling, sister-in-law, brother-in-law, spouse, or civil union partner of the seller or transferor;
2. "Any firearm (including any firearm with a matchlock, flintlock, percussion cap, or similar ignition system) manufactured in or before 1898;
3. "Any replica of any firearm described in (paragraph 2, above), if such replica:
 - a. Is not designed or redesigned to use rimfire or conventional centerfire ammunition; or
 - b. Uses rimfire or conventional centerfire fixed ammunition which is no longer manufactured in the United States and which is not readily available in the ordinary channels of commercial trade;
4. "Any muzzle-loading firearm designed for hunting or competitive shooting not requiring a criminal background check pursuant to federal law;
5. "Transactions in which the potential purchaser or transferee is a qualified active duty law-enforcement officer or a qualified retired law-enforcement officer, as such terms are defined in §1441A (of Title 11 of the Delaware Code);
6. "Transactions in which the potential purchaser or transferee holds a current and valid concealed carry permit issued by the Superior Court of the State of Delaware pursuant to §1441 of Title 11 of the Delaware Code);
7. "Transactions in which the prospective buyer or transferor is a bona fide member or adherent of an organized church or religious group, the tenets of which prohibit photographic identification; provided, however, that no unlicensed person shall sell or transfer any firearm to any such person without having conducted a criminal history background check in accordance with subsection (f) of (Section 1448B of

Title 11 of the Delaware Code) to determine whether the sale or transfer would be in violation of federal or state law (CAUTION: THIS PROVISION MAY NOT BE VALID UNDER FEDERAL LAW);

8. "Transactions involving the sale or transfer of a curio or relic to a licensed collector, as such terms are defined in 27 C.F.R. 478.11, as the same may be amended from time to time;

9. "Transactions involving the sale or transfer of a firearm to an authorized representative of the State or any subdivision thereof as a part of an authorized voluntary gun buyback program."

See, 11 Del.C. §1448B(c).

If you have doubts concerning this measure or any other law, it is suggested that you contact legal counsel for advice before proceeding.

HOW MUCH DID THEY CHARGE YOU?

According to Delaware law, each and every Delaware Deadly Weapons Dealer licensee must perform criminal history checks to facilitate otherwise "private sales" between individuals. It has been brought to our attention that some dealers may be charging more than the law allows. Here is what the law says:

"Any dealer who is asked to facilitate the transfer of a firearm pursuant to the terms of this section, may charge a reasonable fee for said service, said fee not to exceed \$30 per criminal history check performed pursuant to this procedure. Notwithstanding the foregoing, no fee may be charged for the return of a firearm to its owner in the event that the proposed transaction may not be immediately and legally completed as the result, or lack thereof, of a criminal history background check hereunder." 24 Del.C. §904A(b)(5).

Section 905 of Title 24 goes on to say:

"Whoever violates this chapter shall be fined not more than \$250 or imprisoned not more than 6 months, or both." 24 Del. C. §904.

Persons and businesses licensed in Delaware as "Deadly Weapons Dealers" are subject to the control and oversight of the Delaware Division of Professional Regulation.

If you believe that a Delaware Deadly Weapons Dealer has violated Section 904A(b)(5) by charging a fee in excess of the lawful fee allowed by statute, you may contact the Delaware Division of Professional Regulation and inform them of the situation.

The telephone general number for the Delaware Division of Professional Regulation is (302) 744-4500. You may also send an email to them at customerservcie.dpr@state.de.us.

DMA CADETS COMPETE IN THE KING GEORGE FALL 2013 AIR RIFLE MATCH

On Saturday, November 23rd, 2013, four Delaware Military Academy cadets, C/CDR David Tindal, C/LT Patrick Rigor, C/CPO Jon Howell, and C/PO3 Chris Howell traveled King George High School in Virginia to shoot King George Fall 2013 Air Rifle Match. The match was hosted by the King George NJROTC.

All shooters shot in the Precision Rifle Category and the team finished a strong fourth in their first ever Precision shoulder-to-shoulder team match. There were 37 Precision Shooters that shot in the competition. The shooters were coached by Jon Howell throughout the match.

In the individual match David Tindal placed 13th overall with a score of 552-22, Patrick Rigor close behind at 14th with a score of 552-20, Jon Howell who shot the best prone score at 193-11 was 29th with a score of 526-13, and Chris Howell was 57th with a score of 485-8 out of 153 total of shooters in all classes. The DMA shooters shot well in this large regional match, but the coach said they did not shoot to their full potential. They are all eager to get back onto to range and get better in time for the next shoulder-to-shoulder match which will be held at Delaware Military Academy on December 14th.

DELAWARE 2013 LONG RANGE RIFLE CHAMPIONSHIP

The weekend of November 9 - 10 saw competitors from North Carolina to New Hampshire compete in the first 1000 yard Delaware State Championship at the new range in Bridgeville. The weekend was the culmination of the first full year of long range competition here in Delaware.

A little background concerning the range. About 10 years ago the Bridgeville Rifle & Pistol Club decided to pursue the construction of a 1000 yard rifle range. The range was built as funds permitted. Therefore, it is paid for already. The 1000 yard firing line is covered and contains sound reduction material. There are also firing lines at 800 and 900 yards which accommodates Palma style competition.

The range is the only privately owned 1000 yard within 5 hours driving distance. There are 15 firing points, with 13 operational at the present time.

Friday, November 8th was essentially a practice day, which allowed competitors to get familiar with the range and its particular conditions. Competitors fired from 800, 900 and 1000 yards. Comments after the practice were primarily along the lines of; "It's not as easy as it looks."

The weather for the weekend was a bit cool in the morning, with winds increasing as the day progressed. While the range is somewhat protected both east and west with trees, there is still plenty of open space to allow the winds to get in and swirl around.

There were two general classes of shooters, Conventional and F-Class. Competitors fired 3, 20 shot matches each day, each match consisting of unlimited sighters and 20 shots for record.

After the final match on Sunday and after sorting through the scores, overall Open State Champion was Richard Kussman from Maryland in the Conventional class, Keith Trapp in the F-Class Open and Nick Taylor in the F-TR Class. High Resident Champion was Jeff Hague in the Conventional class and John Sigler in the F-Class Open.

Everyone had extremely good things to say about the range and the hospitality of the Bridgeville Club.

Next years scheduled will include a Regional Championship as well as a State Championship.

HB 88 (The 2013 Mental Health Bill)

As we prepare for the 2014 Session of the Delaware General Assembly, we have heard some talk of the Democrats attempting to revive Attorney General Biden's so-called "Mental Health Bill", HB 88. As you will remember, both DSSA and NRA adamantly opposed the original version of this bill when it was introduced in the House. Many of you came to Dover to testify against the bill as DSSA and NRA worked feverishly behind the scenes to make "chicken salad" out of a bill that began life as pure "chicken manure".

HB 88 was on a fast track toward passage and if it hadn't been for all of your calls and emails, and if it hadn't been for the letter from NRA-ILA State Liaison Shannon Alford to all of our legislators, a very bad bill would have become the law of Delaware. But because of your efforts and the efforts of our team in Legislative Hall, disaster was averted and we saw a much improved bill go to the Senate where it was ultimately defeated "on its merits". Because of **YOUR** actions, the version of the Bill that ultimately made it to the Senate did not overtly infringe upon the constitutional rights of law-abiding Delaware citizens of sound mind as did the original. Was it "chicken salad"? No, of course not. But at least it was better than the "chicken manure" from which it ultimately evolved.

Here are just some of the safeguards that ultimately became part of the bill that would not have been included in the bill that went to the Senate without your help and without NRA and DSSA oversight and participation:

- The highest possible levels of both procedural and substantive due process safeguards were added to the bill

so as to ensure that only the truly mentally ill individual who clearly manifests a danger to self or others would be impacted by the bill.

- The burden upon the State to prove that a mentally ill person poses a legitimate danger to self or others was added so that the same standard that is used for involuntary commitment of a mental patient into a mental institution - "clear and convincing evidence" that is the highest civil burden of proof available. The "clear & convincing" standard is consistent with the right to keep and bear arms being a fundamental right.
- A provision was added to ensure that only real, licensed and duly certified "mental health professionals" would be involved in the process.
- Another provision was added to ensure that guns and ammo of a person duly adjudicated by the Superior Court to be mentally ill and proven to pose a danger to self or others could be turned over to family members for safe keeping, sale or disposal - they would not have to be relinquished to the police in most cases.
- Similarly, another amendment required that law-abiding members of the mentally ill person's household would be able to fully retain their individual right to keep and bear arms and would not be adversely affected by the mentally ill person's adjudication.
- By the terms of another amendment, there could be no adverse action taken against a person deemed mentally ill without full due process of law, including the right to appear and defend and the right of appeal.
- The process for adjudication was amended to become a multiple step, multi-tier process during which the Superior Court serves as the ultimate decision maker (subject to appeal), not some politically motivated police officer, prosecutor, doctor, nurse, school official or governmental bureaucrat.
- The bill that went to the Senate ultimately contained a provision for the return of firearms relinquished pursuant to this procedure.
- The impact of the bill was ultimately limited to be prospective, only, and could not have been used to go back in time looking for cases to bring before the court.
- Finally, an amendment added in the House provided that hearings before the Court would be private, closed and confidential so as to maintain the privacy of the person who is alleged to be mentally ill and that person's family. Of course, anyone wishing for such a hearing to be open to the public could have waived the privacy protections added by this amendment.
- Also please note that there were also a number of other very technical issues too numerous to list here that are far too esoteric to attempt to deal with in this column but which were added to the original bill and which were also designed to protect the rights of Delaware's law-abiding gun owners.

In the final analysis, NRA's lawyers and those lawyers advising DSSA came to the conclusion that had the bill ultimately garnered enough support to obtain passage in the Senate on its

own "merits", the amended bill was in such a posture as to adequately protect the rights of law-abiding citizens of sound mind, should it ultimately become law. Therefore, NRA withdrew its blanket opposition to the bill while still withholding its support for the bill, choosing instead to stand neutral. As NRA's official representative in Delaware, DSSA followed suit. Given the fact that other organizations continued to oppose the bill and the fact that NRA and DSSA were standing neutral on the bill, the Senate ultimately voted on a bi-partisan basis to reject this measure.

But that's not the end of the story. Attorney General Biden and his anti-gun allies in the General Assembly have signaled that they may attempt to utilize a seldom-used procedural mechanism that could see the bill resurrected in the opening days of the new, 2014 Session. They could also opt to introduce an entirely new bill. But until any of that happens, we simply won't know what the future may bring with regard to mentally ill individuals and their rights under the law in Delaware.

And, until we actually see what ultimately transpires in January, neither NRA or DSSA can voice an opinion on the matter except to say that it would be very difficult, indeed, to envision any scenario where either organization could ever actively support legislation that would take a fundamental right away from someone who has done nothing wrong, or in any scenario where the fundamental rights of law-abiding citizens would be in any way diminished.

But, as it currently stands, a person who has been adjudicated mentally ill by a court of law is a "person prohibited" under both State and federal law, even without HB 88.

Shannon Alford
Delaware State Liaison
National Rifle Association

To the members of the Delaware State Sportsmen's Association:

It has come to my attention that there is some confusion and perhaps consternation regarding the NRA position on House Bill 88. It is my hope to clarify our position as well as the reasons behind it and, in so doing, clear up some misinformation.

The NRA agrees that we have a collective interest and responsibility to ensure that persons who have been proven dangerous do not have access to firearms. Dangerousness can be determined by criminal conviction or a civil proceeding which finds that a severe mental illness has led to violent tendencies; but in both cases those persons who have had their fundamental right to keep and bear arms stripped from them have had the benefit of due process, as is their right guaranteed by the Constitution. HB 88 begins to address the problem of persons who have expressed or demonstrated to a mental health professional that they may engage in violent action in the immediate future, and does so in a manner which ensures that these individuals do have the benefit of due process. In this sense, HB 88 is preferable to legislation which has been introduced in other states which ignores due process and strips a fundamental right from persons who have committed no crime and who are themselves victims of a disease process.

Of utmost concern is the standard of proof contemplated in this bill for the proceeding to restrict an individual's firearms rights. House Bill 88, in its current posture, provides that when a report is made about an individual's propensity for violent behavior, an investigation is made by law enforcement and a proceeding is held in Superior Court, which may issue an order of prohibition and/or relinquishment for firearms and ammunition in the possession of the individual. This proceeding is critical and places the burden of proof on the state to establish that the individual is ill enough to require a permanent disability on their firearms rights. Due to the hard work of the NRA and DSSA, we were able to have HB 88 amended in the state House of Representatives to reflect the highest standard of proof available in a civil proceeding. Other disqualifying circumstances require the highest standards of proof (proof beyond a reasonable doubt for convictions; clear and convincing evidence for civil commitments). While some disqualifying protective orders might be issued on a preponderance of the evidence, their disqualifications expire by operation of law with the expiration of the order itself. The proceeding described in HB 88 would create a permanent abrogation of a fundamental civil right, and therefore requires the highest possible standard of proof to do so.

House Bill 88 at this time, in its current posture, has been evaluated and vetted thoroughly by some of the finest Second Amendment attorneys in the nation. It is the position of the NRA that this legislation, as amended in the state House to ensure that the rights of otherwise law-abiding citizens are not particularly threatened by this legislation, and we therefore are neutral on this bill.

I am happy to discuss any questions or clarification of our position on HB 88 or any other legislation pending in Delaware at any time.

DELAWARE COUNTY FIELD & STREAM ASSOCIATION

Shooters who live on the north side of Wilmington are fortunate to be located within 15 to 20 minutes of a very complete gun club. Delaware County Field & Stream Association is in nearby Pennsylvania on a hill above Chester Creek. The club has over 4000 members and is well funded and well maintained. There is a 100 yard high power rifle range with benches and position shooting lanes. A 75 yard black powder range, 50 yard pistol range, 50 yard rimfire range and an airgun range are also provided for the rifled barrel set. Shotgun shooters will find trap, skeet, table trap and 5 stand provided. Although I have never seen it I understand that an archery setup is located on the premises. The bullet ranges are baffled safety ranges with covered firing points. I live a mile north of I95 and can be at the club in about 17 minutes - very convenient. Much more detail with photos can be gotten from the website: www.dcfssa.org.

Clint Hubbard

DSSA Assists with Youth Hunt

As we are always looking to pass on the traditions of the shooting sports to youngsters, DSSA members assisted with a Thanksgiving morning youth bird hunt in New Castle County. Despite cold and windy conditions (with wind chills in the teens), the seven young hunters -- males and females -- successfully harvested birds.

Prior to heading to the field, the youth hunt participants were given a DSSA-approved gun safety orientation and instructions on hunting technique and etiquette. All participants received hunting-related gifts donated by DSSA, the Northern Delaware Chapter of the National Wild Turkey Federation, and the Brandywine Hundred Rod and Gun Club. Participants also received copies of *Hunting The First State: A Guide To Delaware Hunting*, written by DSSA board member and author Steven M. Kendus.

RESOLUTION of the BOARD OF DIRECTORS of the NATIONAL RIFLE ASSOCIATION OF AMERICA September 14, 2013

WHEREAS, the National Rifle Association of America (NRA) was originally founded in 1871 for the purpose of serving as America's national organization dedicated to the patriotic endeavor of training civilians in the use of military arms so as to enable patriotic citizens to be fully prepared to come to the defense of their country in times of war and national crisis; and **WHEREAS**, the founders of this great Association recognized early on that the best method for encouraging marksmanship practice among patriotic Americans was to harness the American competitive spirit, thus giving birth to the NRA's competitive shooting programs and the National Matches; and

WHEREAS, Article II of the Bylaws of the National Rifle Association sets forth the Corporate Purpose of our Association, Section 4 of which reads as follows: "To foster and promote the shooting sports, including the advancement of amateur competitions in marksmanship at the state, local, national and international levels"; and

WHEREAS, since our founding, competitive shooting has been and remains a fundamental business of the National Rifle Association of America as a core service to our members, serving not only as the basis for all safety and marksmanship training, but further serving to provide Americans with an opportunity to responsibly and safely exercise their Second Amendment Right to Keep and Bear Arms, and giving to individuals, clubs and teams an incentive to protect and defend those rights and to encourage others to do likewise; and

WHEREAS, during the years immediately following the end of World War II and the Korean Conflict, the NRA enjoyed a tremendous growth in the formation of NRA affiliated clubs as the result of those returning veterans seeking an opportunity to enjoy and exercise the shooting skills they had learned while in

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service to our country in a recreational and social environment founded upon a competitive shooting format; and

WHEREAS, much of this Association's political success in protecting and defending the rights of law-abiding citizens to keep and bear arms for lawful purposes is directly attributable to the efforts of the clubs and associations that make up the NRA's network of clubs and associations, many of which began as and to this day remain "competitive shooting clubs"; and

WHEREAS, when modern Americans think in terms of competitive shooting disciplines and events they immediately and automatically think of the NRA; and

WHEREAS, NRA's competitive shooting programs and events are well respected and well received throughout modern American culture, providing goodwill and positive publicity for the NRA throughout America, as well as internationally; and

WHEREAS, the National Rifle Association of America is fully recognized and respected throughout the free world as America's official representative to the International Shooting Community;

NOW THEREFORE, BE IT RESOLVED, that the Board of Directors of the National Rifle Association of America (NRA) does hereby re-state, re-acknowledge and re-affirm its support for and commitment to NRA Competitive Shooting, America's competitive shooting community, and to NRA's competitive shooting members; and

FURTHER RESOLVED, that the contents of this Resolution be spread upon the minutes of this meeting and that a copy be published electronically in Shooting Sport USA and in such other electronic publications of this Associations as the Executive Vice President may deem to be appropriate; posted on NRA's Competitions Division web page; transmitted electronically to each NRA State Association and NRA competitive shooting club; and sent via email to each registered competitor and volunteer participating in each of NRA's National Championship events conducted during the 2013 competitive shooting season.

SPONSORS

NRA PAST PRESIDENT JOHN C. SIGLER
NRA DIRECTOR HOWARD J. "WALT" WALTER

NRA Statement on the Reauthorization of the "Undetectable Firearms Act", HR 3626

Posted on December 3, 2013

With the expiration of the so-called Undetectable Firearms Act (UFA) rapidly approaching on December 9th, misinformation over this issue and NRA's position on it has unfortunately reached a heightened level.

We would like to make our position clear. The NRA strongly opposes ANY expansion of the Undetectable Firearms Act, including applying the UFA to magazines, gun parts, or the development of new technologies. The NRA has been working for months to thwart expansion of the UFA by Senator Chuck Schumer and others. We will continue to aggressively fight any

expansion of the UFA or any other proposal that would infringe on our Second Amendment rights.

Unlike the Schumer proposal, the vote today in the U.S. House of Representatives on H.R. 3626, sponsored by Rep. Howard Coble, is a simple 10-year reauthorization -- NOT an expansion -- of current law. Other than extending the sunset date, H.R. 3626 makes no changes whatsoever to the underlying act.

Some groups have been circulating misinformation in order to create confusion over today's House vote. To be clear, Rep. Coble's bill DOES NOT expand current law in any way, as Sen. Schumer's proposal would do.

Again, the NRA strongly opposes any expansion of the Undetectable Firearms Act. By simply reauthorizing current law, however, H.R. 3626 does not expand the UFA in any way.

DELAWARE LAW ENFORCEMENT MARKSMANSHIP ASSOCIATION WINTER SCHEDULE

Location: Nanticoke Sportsman Association, Seaford, DE
Course: NRA Stock Pistol (Revolvers permitted)

November 9th, 2013 0900 hrs
December 14th, 2013 0900 hrs
January 11th, 2014 0900 hrs
February 8th, 2014 0900 hrs
March 8th, 2014 0900 hrs

Events are indoors. Acceptable weather will allow outdoor shoots.

Cost: \$8.00 per Relay (No entry fees or club fees)

DLEMA Shooting Schedule for 2014 (April through October) will be announced in the newsletter after the first of the new year.

The Delaware Law Enforcement Marksmanship Association is open to all shooters. This is not a Law Enforcement only discipline.

Any questions, feel free to contact Mark Hester at 302-270-0412

DSSA ANNUAL MEETING

The Delaware State Sportsmen's Association will be holding their Annual Meeting on Sunday, January 19, 2014, at the FOP Lodge #3, Kitts Hummick Road, Dover, DE. You are invited to join us for an afternoon of fun and information. The doors open at 1:00 P.M. and the meeting will begin at 2:00 P.M. Light refreshments will be available. There will be an election of Directors and an update on current gun issues. There will also be a seminar/demonstration on Cowboy Action Shooting, including guns, cowboy attire and scenarios. Please join us and learn what your Association is doing for you!

DELAWARE STATE SPORTSMEN'S ASSOCIATION'S
2ND AMENDMENT FREEDOM BANQUET

Modern Maturity Center, Dover, Delaware
February 25, 2014
Doors open @ 5:30 p.m. - Dinner @ 7:00 p.m.
A Salute to the Troops



Honoring Those Who Keep Us Free

FEATURING

FOX NEWS PERSONALITY
&
NRA Board Member

Lt. Colonel Oliver North, USMC (Ret.)

Silent Auction - Limited Live Auction - Book Signing
\$50 per person

Tickets: Call Carolyn Thompson
302-697-6769

**Defending the Rights of Delaware's Hunters & Gun Owners
SINCE 1968**

SAVE THE DATE, FRIENDS OF NRA DINNER

The next Friends of NRA Dinner will be held on Friday, May 9, 2014. As usual, the Spring event will be held at Modern Maturity Center, 1121 Forrest Avenue, Dover, DE. 19904. There will be games to play, and lots of prizes to win. A delicious roast beef dinner will be served. A silent auction will be held as well as a great live auction with lots of guns and other great merchandise to buy. We expect a sell out crowd, so please buy your tickets early. Tickets are \$50.00 each and should go on sale mid-January.

Also, check out our pre-dinner raffle this year. Tickets will be available early January and the drawing will be held on the night of our dinner. The raffle is for a Heritage 11 gun safe with 3 guns already in it, including a Stoger o/ u 12ga Shotgun, a Ruger 10-22 Takedown Rifle and a Kimber Custom.45 ACP. Tickets are \$10.00 each or 3 tickets for \$20.00. Yes, you read that correctly. This is a great price to possibly win all three guns and the safe. Please contact one of our Friends of NRA volunteers or you can call Carolyn at 302-697-6769.



Delaware

State Sportsmen's Association, Inc. Membership Application

Send to: Membership Secretary

Delaware State Sportsmen's Association

P.O. Box 94 Lincoln, DE 19960

Individual Membership (check one)

A. Life \$400 ___ B. Annual \$25 ___ C. Family \$ 40 ___ D. Junior \$ 10 ___ E. Email \$20 ___

Name: _____ NRA Member? _____

Street Address: _____ New DSSA member? _____

City: _____ State: _____ Zip: _____ DSSA Renewal? _____

Phone Number: (_____) _____ Occupation: _____

Email: _____ (PLEASE PRINT CLEARLY)

Family Memberships (Must be part of life or annual member's household.)

_____, _____
_____, _____

I certify that I am not now and never have been a member of any organization which has as any part of its program the attempt to overthrow the government of the United States by force or violence; that I have never been convicted of a crime of violence; that if admitted to membership in the Delaware State Sportsmen's Association, I will fulfill the obligations of good sportsmanship and uphold

**MEMBERSHIP FEES AND DONATIONS,
PLEASE TAKE NOTE:**

Our Organization exists and is sustained by the membership fees and donations we receive annually. Please note that we appreciate and need your support more than ever. Our membership has virtually doubled in the past few months and with this infusion of support DSSA can and plans to move forward in areas and ways we have not been able to do before. We ask that when making donations to DSSA or DFLA that you use a separate check for each organization. This will ensure that the monies will be used as you the member/donator would have us use it. To help in this area, DSSA has set out to allow online payments and registration for membership. As you read this, provisions are being made to facilitate credit card usage in a secure manner to make payments and to donate. THANK YOU

DSSA NEWS

The DSSA NEWS is a bi-monthly publication of the Delaware State Sportsmen's Association. It is distributed to each member as a benefit of membership. Additional copies are provided to elected officials and other NRA state associations. If you would like to contribute to the DSSA NEWS please submit your material to lawman515@aol.com. Questions or concerns may be sent to the same address.

Mail Delivery Option

If you have paid dues at the full rate of \$25.00 per year you may elect to receive your newsletter through the USPS. To make a change please contact DSSA Membership Secretary, William D. Bell at: dabll@comcast.net or 302-245-4822.

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