HOUSE OF REPRESENTATIVES STAFF ANALYSIS

BILL #: CS/HB 4023 Slungshot

SPONSOR(S): Criminal Justice Subcommittee; Combee **TIED BILLS:** None **IDEN./SIM. BILLS:** SB 1000

REFERENCE	ACTION	ANALYST	STAFF DIRECTOR or BUDGET/POLICY CHIEF
1) Criminal Justice Subcommittee	12 Y, 0 N, As CS	Cunningham	Cunningham
2) Judiciary Committee			

SUMMARY ANALYSIS

Florida law defines a "slungshot" as a small mass of metal, stone, sand, or similar material fixed on a flexible handle, strap, or the like, used as a weapon. The term is currently included in the definition of "concealed weapon." As such, a person who is licensed to carry a concealed weapon may carry a slungshot in a concealed manner. A person may also openly carry a slungshot, even without a concealed carry license.

Chapter 790, F.S., currently contains a variety of criminal provisions relating to a slungshot. For example:

- Section 790.09, F.S., makes it a second degree misdemeanor for a person to manufacture, cause to be manufactured, sell, or expose for sale a slungshot or metallic knuckles.
- Section 790.18, F.S., makes it a second degree felony for a dealer in arms to sell or transfer a slungshot to a minor.

The bill amends s. 790.001, F.S., to remove "slungshot" from the definition of "concealed weapon." As a result, a person will be able to carry a slungshot concealed without a permit. The bill also amends ss. 790.09 and 790.18, F.S., to remove references to "slungshot." This will make it lawful for:

- A person to manufacture, cause to be manufactured, sell, or expose for sale a slungshot or metallic knuckles; and
- A dealer in arms to sell or transfer a slungshot to a minor.

Because the bill limits the application of misdemeanor and felony offenses, it could have a positive prison bed impact on the Department of Corrections and a positive jail bed impact on local governments.

The bill is effective upon becoming a law.

This document does not reflect the intent or official position of the bill sponsor or House of Representatives. STORAGE NAME: h4023a.CRJS

FULL ANALYSIS

I. SUBSTANTIVE ANALYSIS

A. EFFECT OF PROPOSED CHANGES:

Current Situation

Florida law defines a "slungshot," shown below, as a small mass of metal, stone, sand, or similar material fixed on a flexible handle, strap, or the like, used as a weapon.¹ The term is currently included in the definition of "concealed weapon."² As such, a person who is licensed to carry a concealed weapon may carry a slungshot in a concealed manner.³ A person may also openly carry a slungshot, even without a concealed carry license.⁴



Chapter 790, F.S., currently contains a variety of criminal provisions relating to a slungshot. For example:

- Section 790.09, F.S., makes it a second degree misdemeanor⁵ for a person to manufacture, cause to be manufactured, sell, or expose for sale a slungshot or metallic knuckles.
- Section 790.18, F.S., makes it a second degree felony⁶ for a dealer in arms to sell or transfer a slungshot to a minor.⁷

Effect of the Bill

The bill amends s. 790.001, F.S., to remove "slungshot" from the definition of "concealed weapon." As a result, a person will be able to carry a slungshot concealed without a permit. The bill also amends ss. 790.09 and 790.18, F.S., to remove references to "slungshot." This will make it lawful for:

- A person to manufacture, cause to be manufactured, sell, or expose for sale a slungshot or metallic knuckles; and
- A dealer in arms to sell or transfer a slungshot to a minor.⁸

B. SECTION DIRECTORY:

Section 1. Amends s. 790.09, F.S., relating to manufacturing or selling slungshot.

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¹ s. 790.001(12), F.S. Slungshots were originally used as a maritime tool on sailing ships to cast line from one location to another. http://www.wordplays.com/definition/slungshot (last visited on March 4, 2015).

² Section 790.001(3)(a), F.S., defines "concealed weapon" as any dirk, metallic knuckles, slungshot, billie, tear gas gun, chemical weapon or device, or other deadly weapon carried on or about a person in such a manner as to conceal the weapon from the ordinary sight of another person.

³ Section 790.01, F.S., makes it a first degree misdemeanor for a person to carry a concealed weapon (e.g., a slungshot) on or about his or her person. However, the penalty does not apply to a person licensed to carry a concealed weapon pursuant to s. 790.06, F.S. ⁴ Section 790.053, F.S., prohibits a person from openly carrying a firearm or an electric weapon or device – not a slungshot or metallic knuckles.

⁵ A second degree misdemeanor is punishable by up to 60 days in county jail and a \$500 fine. ss. 775.082 and 775.083, F.S.

⁶ A second degree felony is punishable by up to 15 years imprisonment and a \$10,000 fine. ss. 775.082 and 775.083, F.S.

⁷ The statute also includes the sale or transfer of a firearm, pistol, Springfield rifle or other repeating rifle, bowie knife or dirk knife, brass knuckles, or electric weapon or device. s. 790.18, F.S.

⁸ The statute also includes the sale or transfer of a firearm, pistol, Springfield rifle or other repeating rifle, bowie knife or dirk knife, brass knuckles, or electric weapon or device. s. 790.18, F.S.

- Section 2. Amends s. 790.001, F.S., relating to definitions.
- Section 3. Amends s. 790.18, F.S., relating to sale or transfer of arms to minors by dealers.
- Section 4. Provides the bill is effective upon becoming a law.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

A. FISCAL IMPACT ON STATE GOVERNMENT:

1. Revenues:

The bill does not appear to have any impact on state revenues.

2. Expenditures:

The Criminal Justice Impact Conference has not met to determine the prison bed impact of this bill. However, s. 790.18, F.S., makes it a second degree felony for a dealer in arms to sell or transfer a a variety of items, including a slungshot, to a minor. Because the bill allows a dealer in arms to sell or transfer a slungshot to a minor, it could have a positive prison bed impact on the Department of Corrections.

B. FISCAL IMPACT ON LOCAL GOVERNMENTS:

1. Revenues:

The bill does not appear to have any impact on local government revenues.

2. Expenditures:

Section 790.09, F.S., makes it a second degree misdemeanor for a person to manufacture, sell, etc., a slungshot or metallic knuckles. Additionally, s. 790.01, F.S., makes it a first degree misdemeanor for a person to carry a concealed weapon (e.g., a slungshot) on or about his or her person. The bill makes it lawful for a person to manufacture, sell, etc., a slungshot, and allows a person to carry a slungshot concealed. These changes may have a positive jail bed impact.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

None.

D. FISCAL COMMENTS:

None.

III. COMMENTS

A. CONSTITUTIONAL ISSUES:

1. Applicability of Municipality/County Mandates Provision:

This bill appears to be exempt from the requirements of Article VII, Section 18 of the Florida Constitution because it is a criminal law.

2. Other:

None.

B. RULE-MAKING AUTHORITY:

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The bill does not appear to create a need for rulemaking or rulemaking authority.

C. DRAFTING ISSUES OR OTHER COMMENTS:

None.

IV. AMENDMENTS/ COMMITTEE SUBSTITUTE CHANGES

On March 4, 2015, the Criminal Justice Subcommittee adopted one amendment and reported the bill favorably as a committee substitute. The amendment removed "slungshot" from the definition of "concealed weapon" in s. 790.001, F.S., and amended s. 790.19, F.S., to allow a dealer in arms to sell or transfer a slungshot to a minor,

This analysis is drafted to the committee substitute as passed by the Criminal Justice Subcommittee.

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