Florida Senate - 2004

By Senator Peaden

	2-721A-04 See HB 149
1	A bill to be entitled
2	An act relating to sport shooting and training
3	range environmental liability protection;
4	creating s. 790.333, F.S.; providing
5	legislative findings and intent; providing
6	definitions; specifying immunity from liability
7	for certain persons or entities from certain
8	claims relating to projectiles at sport
9	shooting and training ranges; providing a
10	limitation; requiring withdrawal of certain
11	claims from courts or administrative agencies
12	after a certain date; providing a cause of
13	action for treble damages, costs, and fees
14	under certain circumstances; providing criminal
15	penalties; specifying preemption by the
16	Legislature; providing for construction;
17	providing an effective date.
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19	Be It Enacted by the Legislature of the State of Florida:
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21	Section 1. Section 790.333, Florida Statutes, is
22	created to read:
23	790.333 Sport shooting and training range protection;
24	liability; claims, expenses, and fees; penalties; preemption;
25	construction
26	(1) LEGISLATIVE FINDINGS
27	(a) The Legislature finds that more than 400 sport
28	shooting and training ranges exist on public and private lands
29	throughout this state.
30	(b) These sport shooting and training ranges are
31	widely used and enjoyed by the residents of this state and are
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1 a necessary component of the guarantees of the Second Amendment to the United States Constitution and of s. 8, Art. 2 3 I of the State Constitution. 4 (c) Many of these ranges are used by state and local 5 law enforcement agencies for training, practice, and regular б mandatory qualification by law enforcement officers; by hunter 7 safety instructors of the Fish and Wildlife Conservation 8 Commission who teach adults and youngsters the safe use and handling of firearms in preparation for obtaining hunting 9 licenses; by school boards, colleges, and universities for 10 11 reserve officer training corps training and activities; by school shooting teams; by Olympic competitors; and by 12 certified instructors who teach the safe use and handling of 13 firearms in preparation for applying for licenses to carry 14 concealed firearms for lawful self-protection. 15 The public policy of this state is to encourage 16 (d) 17 the safe handling and operation of firearms and mandates appropriate training in the safe use and handling of firearms 18 19 for persons licensed to carry concealed firearms and for persons licensed to hunt in this state. Sport shooting and 20 training ranges throughout this state provide the location at 21 which this important public purpose is served and at which the 22 firearms training mandates are fulfilled. 23 24 (e) Projectiles are integral to sport shooting and 25 training range activity and to the ownership and use of firearms. 26 27 (f) Over years of operation, projectiles have accumulated in the environment at many ranges, the 28 29 environmental impact of which is disputed. 30 (g) Litigation initiated by certain state agencies, 31 including the Department of Environmental Protection and the 2

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1 Southwest Florida Water Management District, against sport shooting and training range owners and operators seeking to 2 3 compel such owners and operators to discontinue the use of certain projectiles and to investigate and remove accumulated 4 5 projectiles under the theory that these projectiles were б deposited without authorization under prevailing state 7 environmental laws. The cost of defending these actions is 8 prohibitive and threatens to destroy the sport shooting and 9 training range industry. The elimination of sport shooting and training 10 (h) 11 ranges would unnecessarily impair the ability of residents of this state to exercise and practice their constitutional 12 guarantees under the Second Amendment to the United States 13 Constitution and under s. 8, Art. I of the State Constitution. 14 LEGISLATIVE INTENT. -- The Legislature intends to 15 (2) protect and immunize sport shooting and training range owners, 16 17 operators, users, employees, agents, contractors, and customers from environmental liability as described in this 18 19 act and to prohibit actions by the state, special purpose districts, or political subdivisions which threaten to destroy 20 21 or bankrupt sport shooting and training ranges. DEFINITIONS.--As used in this act, the term: 22 (3) "Owner" means any person who owns or has owned a 23 (a) 24 sport shooting or training range or any interest therein. 25 "Operator" means any person who operates or has (b) 26 operated a sport shooting or training range. 27 "Projectile" means any object expelled, propelled, (C) discharged, shot, or otherwise released from a firearm, BB 28 29 gun, airgun, or similar device, including, but not limited to, 30 gunpowder, ammunition, lead, shot, skeet, and trap targets and associated chemicals, derivatives, and constituents thereof. 31

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1	(d) "Environment" means the air, water, surface water,
2	sediment, soil, groundwater, and other natural and manmade
3	resources of this state.
4	(e) "User" means any person, partner, joint venture,
5	business, or social entity or corporation, or any group of
6	such persons or entities, organized or united for a business,
7	sport, or social purpose.
8	(f) "Sport shooting and training range" or "range"
9	means any area that has been designed or operated primarily
10	for the use of firearms, rifles, shotguns, pistols,
11	silhouettes, skeet, trap, black powder, BB guns, airguns, or
12	similar devices or for any other type of sport or training
13	shooting.
14	(4) SPORT SHOOTING AND TRAINING RANGE LIABILITY
15	PROTECTIONNotwithstanding any other provision of law, any
16	private owner, operator, employee, agent, contractor,
17	customer, or user of any sport shooting or training range
18	located in this state shall have no liability to this state or
19	any agency of the state, special purpose district, or
20	political subdivision of this state, for any claim associated
21	with the intentional or unintentional placement, deposition,
22	or accumulation of lead or arsenic from any projectile in the
23	environment.
24	(5) PENDING AND FUTURE CLAIMS
25	(a) All claims from which sport shooting and training
26	ranges are immunized under this section which are pending in
27	any court of this state or before any administrative agency on
28	the effective date of this act shall be withdrawn within 30
29	days after the effective date of this act.
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1	(b) Any person injured as a result of a claim filed in
2	violation of this section shall have a civil cause of action
3	for treble damages, reasonable attorney's fees, and costs.
4	(6) PENALTIESAny official, employee, or other agent
5	of this state or its agencies, or of a county, municipality,
6	town, special purpose district, or other political subdivision
7	of this state, who, while acting in his or her official
8	capacity and within the scope of his or her employment or
9	office, willfully and knowingly brings or is a party to
10	bringing an action in violation of this section commits a
11	felony of the third degree, punishable as provided in s.
12	775.082 or s. 775.083.
13	(7) PREEMPTION Notwithstanding any other provision
14	of law, the Legislature preempts the entire field of
15	regulating the environmental effects of projectile deposition
16	at sport shooting and training ranges.
17	(8) CONSTRUCTIONThis section shall be liberally
18	construed to effectuate its remedial and deterrent purposes.
19	Section 2. This act shall take effect upon becoming a
20	law.
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