Second Engrossed

1	A bill to be entitled
2	An act relating to dart-firing stun guns;
3	amending s. 790.001, F.S.; defining the term
4	"dart-firing stun gun" for purposes of ch. 790,
5	F.S., relating to weapons and firearms;
6	deleting the definition of the term "remote
7	stun gun"; amending ss. 790.01 and 790.053,
8	F.S., relating to the carrying of concealed
9	weapons and the open carrying of weapons;
10	conforming provisions to the change in the
11	definition made by the act to authorize the
12	carrying of a dart-firing stun gun for purposes
13	of lawful self-defense; amending s. 790.054,
14	F.S.; providing that it is a third-degree
15	felony to use a dart-firing stun gun against an
16	on-duty law enforcement officer; creating s.
17	943.1717, F.S.; providing circumstances during
18	which law enforcement, correctional, and
19	correctional probation officers may employ a
20	dart-firing stun gun; requiring the Criminal
21	Justice Standards and Training Commission to
22	establish standards for instruction in the use
23	of dart-firing stun guns; requiring that a
24	minimum number of hours in such training be
25	included in the basic-skills course required
26	for certain certifications; requiring certain
27	officers who have not received training in the
28	use of dart-firing stun guns and who are
29	authorized to carry dart-firing stun guns to
30	receive training; requiring annual training for
31	certain officers; providing an effective date.

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**CODING:** Words stricken are deletions; words <u>underlined</u> are additions.

CS for CS for SB 214

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Second Engrossed
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Be It Enacted by the Legislature of the State of Florida: 1 2 3 Section 1. Subsection (15) of section 790.001, Florida Statutes, is amended to read: 4 790.001 Definitions.--As used in this chapter, except 5 б where the context otherwise requires: 7 (15) "Dart-firing Remote stun gun" means any nonlethal 8 device having one or more darts that are capable of delivering 9 an electrical current with a tethered range not to exceed 16 feet and which shall utilize an identification and tracking 10 system which, upon use, disperses coded material traceable to 11 the purchaser through records kept by the manufacturer on all 12 remote stun quns and all individual cartridges sold which 13 information shall be made available to any law enforcement 14 agency upon request. 15 Section 2. Subsections (4) and (5) of section 790.01, 16 Florida Statutes, are amended to read: 17 18 790.01 Carrying concealed weapons.--19 (4) It is not a violation of this section for a person to carry for purposes of lawful self-defense, in a concealed 20 manner: 21 (a) A self-defense chemical spray. 2.2 23 (b) A nonlethal stun gun or <u>dart-firing</u> remote stun 24 gun or other nonlethal electric weapon or device that which does not fire a dart or projectile and is designed solely for 25 defensive purposes. 26 (5) This section does not preclude any prosecution for 27 the use of an electric weapon or device, a dart-firing or 28 29 remote stun gun, or a self-defense chemical spray during the commission of any criminal offense under s. 790.07, s. 790.10, 30 31 s. 790.23, or s. 790.235, or for any other criminal offense.

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CS for CS for SB 214

## Second Engrossed

Section 3. Section 790.053, Florida Statutes, is 1 2 amended to read: 3 790.053 Open carrying of weapons.--4 (1) Except as otherwise provided by law and in subsection (2), it is unlawful for any person to openly carry 5 on or about his or her person any firearm or electric weapon б 7 or device. 8 (2) A person may openly carry, for purposes of lawful self-defense: 9 (a) A self-defense chemical spray. 10 (b) A nonlethal stun gun or <u>dart-firing</u> remote stun 11 gun or other nonlethal electric weapon or device that which 12 13 does not fire a dart or projectile and is designed solely for 14 defensive purposes. (3) Any person violating this section commits a 15 misdemeanor of the second degree, punishable as provided in s. 16 775.082 or s. 775.083. 17 18 Section 4. Section 790.054, Florida Statutes, is 19 amended to read: 790.054 Prohibited use of self-defense weapon or 20 device against law enforcement officer; penalties. -- A person 21 22 who knowingly and willfully uses a self-defense chemical 23 spray, or a nonlethal stun gun or other nonlethal electric 24 weapon or device, or a dart-firing remote stun gun against a law enforcement officer engaged in the performance of his or 25 her duties commits a felony of the third degree, punishable as 26 provided in s. 775.082, s. 775.083, or s. 775.084. 27 Section 5. Section 943.1717, Florida Statutes, is 28 29 created to read: 943.1717 Use of dart-firing stun guns .--30 31

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(1) A decision by a law enforcement officer,
correctional officer, or correctional probation officer to use
<u>a dart-firing stun qun must involve an arrest or a custodial</u>
situation during which the person who is the subject of the
arrest or custody escalates resistance to the officer from
passive physical resistance to active physical resistance and
the person:
(a) Has the apparent ability to physically threaten
the officer or others; or
(b) Is preparing or attempting to flee or escape.
(2) The Criminal Justice Standards and Training
Commission shall establish standards for instructing law
enforcement, correctional, and correctional probation officers
in the use of dart-firing stun guns. The instructional
standards must include the effect that a dart-firing stun qun
may have on a person.
(3) The basic-skills course required for certification
as a law enforcement officer must include instruction on the
use of dart-firing stun guns. The portion of the basic-skills
course on the use of dart-firing stun guns must be a minimum
of 4 hours' duration.
(4) A law enforcement officer, correctional officer,
or correctional probation officer who has not received the
dart-firing stun gun training described in subsection (3) and
who is authorized by his or her employing or appointing agency
to carry a dart-firing stun gun after the effective date of
this act must complete, before issuance and use of a
<u>dart-firing stun qun, the 4-hour dart-firing stun qun training</u>
described in subsection (3) or an equivalent training course
provided by the officer's employing or appointing agency in

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1	accordance with the Criminal Justice Standards and Training
2	<u>Commission standards outlined in subsection (2).</u>
3	(5) After completing the basic-skills course, each law
4	enforcement, correctional, and correctional probation officer
5	who is authorized by his or her agency to use a dart-firing
6	stun gun must complete an annual training course on the use of
7	dart-firing stun guns. The annual training course on the use
8	<u>of dart-firing stun guns must be a minimum of 1 hour duration.</u>
9	Section 6. This act shall take effect upon becoming a
10	law.
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