## SB 612 – Slungshot (Identical HB 4009)

This bill amends s. 790.09, F.S., s. 790.001, F.S., and s. 790.18, F.S. Under current law, it is a 2<sup>nd</sup> degree misdemeanor to manufacture or sell a slungshot (s. 790.09, F.S.). A slungshot is also included in the definition for a concealed weapon (s. 790.001, F.S.), and it is considered a 1<sup>st</sup> degree misdemeanor to carry one (s. 790.01, F.S.). It is a 2<sup>nd</sup> degree felony if any dealer in arms sells or transfers to a minor a slungshot (s. 790.18, F.S.). The proposed legislation deletes slungshot from these three statutes.

Per DOC, no inmates were admitted to the prison system in FY14-15 who committed the crime of selling or transferring arms to minors.

**CONFERENCE ADOPTED ESTIMATE: Negative Insignificant** 

Requested by: House