**STORAGE NAME:** h0219a.cpcs.doc

**DATE:** November 27, 2001

# HOUSE OF REPRESENTATIVES COMMITTEE ON CRIME PREVENTION, CORRECTIONS & SAFETY ANALYSIS

**BILL #**: HB 219

**RELATING TO:** Open House Parties

**SPONSOR(S):** Representative Ball

TIED BILL(S):

# ORIGINATING COMMITTEE(S)/COUNCIL(S)/COMMITTEE(S) OF REFERENCE:

- (1) CRIME PREVENTION, CORRECTIONS & SAFETY YEAS 8 NAYS 1
- (2) JUDICIAL OVERSIGHT
- (3) COUNCIL FOR HEALTHY COMMUNITIES

(4)

(5)

## I. SUMMARY:

Section 856.015, Florida Statutes prohibits a person <u>21</u> years of age or older, who is in control of a premises, from having a party and knowingly permitting an underage person to consume or possess alcoholic beverages or drugs on the premises. HB 219 amends this statute to prohibit any person age 18 or older from holding such a party.

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#### II. SUBSTANTIVE ANALYSIS:

## A. DOES THE BILL SUPPORT THE FOLLOWING PRINCIPLES:

1.	Less Government	Yes []	No [x]	N/A []
2.	Lower Taxes	Yes []	No []	N/A [x]
3.	Individual Freedom	Yes []	No []	N/A [x]
4.	Personal Responsibility	Yes [x]	No []	N/A []
5.	Family Empowerment	Yes []	No []	N/A [x]

For any principle that received a "no" above, please explain:

The bill may be viewed as creating more government by expanding the scope of an existing criminal offense.

#### B. PRESENT SITUATION:

Section 856.015, F.S. provides that it is a second degree misdemeanor for an adult having control of any residence to allow an open house party to take place at the residence if the adult knows that an alcoholic beverage or drug is being possessed or consumed by a minor if the adult fails to take reasonable stops to prevent the possession or consumption of the alcoholic beverage or drug.<sup>1</sup>

The section defines the term "minor" to mean a person not legally permitted by reason of age to possess alcoholic beverages. The term "adult" is defined as a person not legally prohibited by reason of age from possessing alcoholic beverages. In Florida, it is unlawful for any person under the age of 21 to possess alcoholic beverages. s. 562.111, F.S. Because s. 856.015 specifically prohibits "adults" from having an open house party where the adult has knowledge that alcohol or drugs are being consumed or possessed by underage people and defines the term adult as a person not legally prohibited by age from possessing alcoholic beverages, the statute only applies to people age 21 or older. Therefore, a person under the age of 21 could not be prosecuted for the offense.

The term "open house party" is defined to mean a social gathering at a residence. The term "control" is defined as the "authority or ability to regulate, direct, or dominate". <sup>2</sup>

In <u>State v. Manfredonia</u>, 649 So.2d 1388, 1390 (Fla. 1995), the Florida Supreme Court ruled that the statute's provisions were not unconstitutionally vague and interpreted the provisions of the statute as follows:

As we read the statute, the State has a great burden to overcome in proving that an adult has violated section 856.015. In order to successfully prosecute under this section, the State must establish the following elements: (1) an adult in control of the premises knowingly allows a social gathering to take place there; (2) the possession or consumption of alcoholic beverages or controlled substances by one or more minors occurs during the gathering; (3) the adult in

<sup>&</sup>lt;sup>1</sup> The section exempts the use of alcoholic beverages at legally protected religious observances or activities.

<sup>&</sup>lt;sup>2</sup> The section also provides definitions for the terms "alcoholic beverage" and "drug" and defines the term residence to mean a "home, apartment, condominium or other dwelling unit".

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control has actual knowledge of the possession or consumption of alcoholic beverages or controlled substances by the minors; and (4) the adult in control: (a) allows the party to continue and (b) fails to take any reasonable steps to prevent the possession or consumption. In essence, the State has the heavy burden of proving beyond a reasonable doubt that the adult in charge stood by and did nothing in the face of the adult's actual knowledge of the minor's consumption or possession of alcohol or controlled substances.

The court noted that the "adult may avoid liability by terminating the party or taking some other reasonable action to prevent the consumption or possession after learning thereof." Id. at 1391.

## C. EFFECT OF PROPOSED CHANGES:

Currently, section 856.015 prohibits a person over the age of 21 from having an open house party where the person knows that alcohol or drugs are being consumed by underage people unless the person takes reasonable steps to prevent consumption by underage people. The bill expands the section to allow the prosecution of people 18 years of age or older rather than people 21 years of age or older.

#### D. SECTION-BY-SECTION ANALYSIS:

Section 1: Amends s. 856.015, F.S.; relating to open house parties.

Section 2: Provides effective date.

#### III. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT:

## A. FISCAL IMPACT ON STATE GOVERNMENT:

1. Revenues:

See fiscal comments.

2. Expenditures:

See fiscal comments.

#### B. FISCAL IMPACT ON LOCAL GOVERNMENTS:

1. Revenues:

See fiscal comments.

2. Expenditures:

See fiscal comments.

## C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

None.

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	D.	FISCAL COMMENTS:		
		Because it expands the scope of a criminal offense which is only a second degree misdemeanor and therefore not punishable by a prison sentence, this bill will not have any prison bed impact on the Department of Corrections. To the extent that an increased number of people are prosecuted for this offense which will apply to people over the age of 18 rather than over the age of 21, this bill may be an insignificant impact on the courts.		
IV.	<u>CO</u>	NSEQUENCES OF ARTICLE VII, SECTION 18 OF THE FLORIDA CONSTITUTION:		
	A.	APPLICABILITY OF THE MANDATES PROVISION:		
		This bill is exempt from the requirements of Article VII, Section 18 of the Florida Constitution because it is a criminal law.		
	B.	REDUCTION OF REVENUE RAISING AUTHORITY:		
		This bill does not reduce the authority that counties or municipalities have to raise revenues in the aggregate.		
	C.	REDUCTION OF STATE TAX SHARED WITH COUNTIES AND MUNICIPALITIES:		
		This bill does not reduce the percentage of a state tax shared with counties or municipalities.		
V.	COMMENTS:			
	A.	CONSTITUTIONAL ISSUES:		
		N/A		
	B.	RULE-MAKING AUTHORITY:		
		N/A		
	C.	OTHER COMMENTS:		
		N/A		
VI.	<u>AM</u>	AMENDMENTS OR COMMITTEE SUBSTITUTE CHANGES:		
	N/A			
VII.	SIG	SNATURES:		
	СО	COMMITTEE ON CRIME PREVENTION, CORRECTIONS & SAFETY:		
		Prepared by: Staff Director:		
	_	Trina Kramer Trina Kramer		