HOUSE OF REPRESENTATIVES STAFF ANALYSIS

BILL #: HB 537 Offense of Voyeurism

SPONSOR(S): Dorworth and others

TIED BILLS:	IDEN./SIM. BILLS: SB 328		
REFERENCE	ACTION	ANALYST	STAFF DIRECTOR
 <u>Committee on Homeland Security & Public Safety</u> <u>Safety & Security Council</u> <u>Policy & Budget Council</u> 4) 	10 Y, 0 N	Padgett	Kramer
5)			

SUMMARY ANALYSIS

Currently, s. 810.145, F.S. provides that a person who commits the offense of video voyeurism commits a first degree misdemeanor. If a person commits the offense of video voyeurism and has a prior conviction for video voyeurism, the person commits a third degree felony.

HB 537 amends s. 810.145, F.S., to create two new video voyeurism offenses. The bill makes video voyeurism a third degree felony in cases where the offender is 18 years of age or older and commits video voyeurism against:

- A child under 16 when the offender is responsible for the welfare of the victim
- A student at a K-12 school or private school at which the offender is employed

The bill also provides that the penalties for a violation of this subsection increase to a second degree felony if the offender has a prior conviction for video voyeurism.

The bill provides an effective date of June 1, 2008.

The Criminal Justice Impact Conference met on February 26, 2008 and determined this bill would have an insignificant prison bed impact.

FULL ANALYSIS

I. SUBSTANTIVE ANALYSIS

A. HOUSE PRINCIPLES ANALYSIS:

Promote Personal Responsibility: This bill increases criminal penalties for video voyeurism if the offender is at least 18 years old, responsible for the welfare of a child under 16, and commits video voyeurism against that child. Also, the bill increases the criminal penalties for video voyeurism if the person who commits the offense is over 18, employed at a school, and commits video voyeurism against a victim who is a student at that school. The bill also increases criminal penalties if a person commits this offense and has a previous conviction for video voyeurism.

B. EFFECT OF PROPOSED CHANGES:

Present Situation

Currently, s. 810.145, F.S. provides that a person commits video voyeurism by:

- Intentionally using or installing an imaging device to secretly view, broadcast, or record a person who is dressing, undressing, or privately exposing the body, at a place and time when that person has a reasonable expectation of privacy, for the offender's own amusement, entertainment, sexual arousal, gratification, or profit or for the purpose of degrading or abusing another person.
- Intentionally permitting the use or installation of an imaging device to secretly view, broadcast, or record a person as stated above, but for the amusement entertainment, sexual arousal, gratification, or profit of another person.
- Intentionally using an imaging device to secretly view, broadcast, or record under or through another person's clothing in order to view that person's body or undergarments, for the amusement, entertainment, sexual arousal, gratification, or profit or for the purpose of degrading or abusing another person.

Section 810.145, F.S., also includes the offenses of video voyeurism dissemination and commercial video voyeurism dissemination for distributing a video or image with knowledge or reason to believe that it was created as a result of video voyeurism.

The statute includes exceptions to ensure that it does not criminalize law enforcement surveillance; video security systems, provided that written notice of the system is posted; or video surveillance systems which are clearly and immediately obvious. Also, the statute provides an exception for internet providers who do not exercise control over user content.

A violation of the provisions of s. 810.145, F.S. is a first degree misdemeanor, punishable by up to one year in jail and a \$1,000 fine. If an offender has previously been convicted or adjudicated delinquent for any violation of this section, the penalty is enhanced to a third degree felony, punishable by up to 5 years imprisonment and a \$5,000 fine.

Proposed Changes

HB 537 amends s. 810.145, F.S. to create two new video voyeurism offenses which are third degree felonies, punishable by up to 5 years imprisonment and a \$5,000 fine. The bill requires proof of all elements of video voyeurism as currently defined in s. 810.145, F.S., plus additional elements which would result in the increased penalty.

The new s. 810.145(8)(a) F.S., creates a third degree felony if the offender commits video voyeurism and:

- The offender is 18 years of age or older,
- The victim is under the age 16, and
- The offender is responsible for the welfare of the victim.

The bill provides that the new offense may be proven regardless of whether the offender knew or had reason to know the age of the victim.

The new s. 810.145(8)(b), F.S., creates a third degree felony if the offender commits video voyeurism and:

- The offender is 18 years of age or older,
- The offender is employed at a K-12 school or private school, and
- The victim is a student of the school.

The bill also provides that if a person has previously been convicted or adjudicated delinquent of any form of video voyeurism, a violation of the new offenses in HB 537 would be punished as a second degree felony.

The new offenses created are not ranked in the offense severity ranking chart¹. Sections 810.145(a) and (b) would default to a Level 1. Section 810.145(c) would default to a Level 4.

C. SECTION DIRECTORY:

Section 1 Amends s. 810.145, F.S., relating to video voyeurism.

Section 2 Provides effective date of July 1, 2008.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

- A. FISCAL IMPACT ON STATE GOVERNMENT:
 - 1. Revenues:

None.

¹ Section 921.0022, F.S.

- 2. Expenditures: See fiscal comments.
- B. FISCAL IMPACT ON LOCAL GOVERNMENTS:
 - 1. Revenues: None.
 - 2. Expenditures: None.
- C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR: None.
- D. FISCAL COMMENTS:

The Criminal Justice Impact Conference met on February 26, 2008 and determined this bill would have an insignificant prison bed impact.

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:

None.

- C. DRAFTING ISSUES OR OTHER COMMENTS: None.
- D. STATEMENT OF THE SPONSOR No statement submitted.

IV. AMENDMENTS/COUNCIL SUBSTITUTE CHANGES

On March 5, 2008, the Committee on Homeland Security & Public Safety adopted one amendment to the bill. The amendment creates a third degree felony if the offender commits video voyeurism and:

- The offender is 24 years of age or older, and
- The victim is under the age of 16

The amendment provides that the new offense may be proven regardless of whether the offender knew or had reason to know the age of the victim.