By the Committees on Community Affairs; and Criminal Justice; and Senators Negron and Evers

A bill to be entitled

578-02780-11

1

2011402c2

2 An act relating to the regulation of firearms and 3 ammunition; amending s. 790.33, F.S.; clarifying and 4 reorganizing provisions that preempt to the state the 5 entire field of regulation of firearms; prohibiting 6 specified persons and entities, when acting in their 7 official capacity, from regulating or attempting to 8 regulate firearms or ammunition in any manner except 9 as specifically authorized by s. 790.33, F.S., by general law, or by the State Constitution; providing 10 11 additional intent; eliminating provisions authorizing 12 counties to adopt an ordinance requiring a waiting 13 period between the purchase and delivery of a handgun; 14 providing a penalty for knowing and willful violations 15 of prohibitions; providing for investigation of 16 complaints of violations of the act and prosecution of 17 violators by the state attorney; providing that public 18 funds may not be used to defend the unlawful conduct 19 of any person charged with a knowing and willful violation of the act; providing exceptions; providing 20 21 for termination of employment or contract or removal 22 from office of a person acting in an official capacity 23 who knowingly and willfully violates any provision of 24 the act; providing for declarative and injunctive 25 relief for specified persons or organizations; 26 providing for specified damages and interest; 27 providing for seizure of certain vehicles for 28 specified nonpayment of damages; providing exceptions 29 to prohibitions of the act; providing an effective

Page 1 of 7

CS for CS for SB 402

	578-02780-11 2011402c2
30	date.
31	
32	Be It Enacted by the Legislature of the State of Florida:
33	
34	Section 1. Section 790.33, Florida Statutes, is amended to
35	read:
36	790.33 Field of regulation of firearms and ammunition
37	preempted
38	(1) PREEMPTIONExcept as expressly provided by the State
39	Constitution or general law, the Legislature hereby declares
40	that it is occupying the whole field of regulation of firearms
41	and ammunition, including the purchase, sale, transfer,
42	taxation, manufacture, ownership, possession, storage, and
43	transportation thereof, to the exclusion of all existing and
44	future county, city, town, or municipal ordinances or <u>any</u>
45	administrative regulations or rules adopted by local or state
46	government relating thereto. Any such existing ordinances,
47	rules, or regulations are hereby declared null and void. This
48	subsection shall not affect zoning ordinances which encompass
49	firearms businesses along with other businesses. Zoning
50	ordinances which are designed for the purpose of restricting or
51	prohibiting the sale, purchase, transfer, or manufacture of
52	firearms or ammunition as a method of regulating firearms or
53	ammunition are in conflict with this subsection and are
54	prohibited.
55	(2) LIMITED EXCEPTION; COUNTY WAITING-PERIOD ORDINANCES
56	(a) Any county may have the option to adopt a waiting-
57	period ordinance requiring a waiting period of up to, but not to
58	exceed, 3 working days between the purchase and delivery of a

Page 2 of 7

	578-02780-11 2011402c2
59	handgun. For purposes of this subsection, "purchase" means
60	payment of deposit, payment in full, or notification of intent
61	to purchase. Adoption of a waiting-period ordinance, by any
62	county, shall require a majority vote of the county commission
63	on votes on waiting-period ordinances. This exception is limited
64	solely to individual counties and is limited to the provisions
65	and restrictions contained in this subsection.
66	(b) Ordinances authorized by this subsection shall apply to
67	all sales of handguns to individuals by a retail establishment
68	except those sales to individuals exempted in this subsection.
69	For purposes of this subsection, "retail establishment" means a
70	gun shop, sporting goods store, pawn shop, hardware store,
71	department store, discount store, bait or tackle shop, or any
72	other store or shop that offers handguns for walk-in retail sale
73	but does not include gun collectors shows or exhibits, or gun
74	shows.
75	(c) Ordinances authorized by this subsection shall not
76	require any reporting or notification to any source outside the
77	retail establishment, but records of handgun sales must be
78	available for inspection, during normal business hours, by any
79	law enforcement agency as defined in s. 934.02.
80	(d) The following shall be exempt from any waiting period:
81	1. Individuals who are licensed to carry concealed firearms
82	under the provisions of s. 790.06 or who are licensed to carry
83	concealed firearms under any other provision of state law and
84	who show a valid license;
85	2. Individuals who already lawfully own another firearm and
86	who show a sales receipt for another firearm; who are known to
87	own another firearm through a prior purchase from the retail

Page 3 of 7

1	578-02780-11 2011402c2
88	establishment; or who have another firearm for trade-in;
89	3. A law enforcement or correctional officer as defined in
90	s. 943.10;
91	4. A law enforcement agency as defined in s. 934.02;
92	5. Sales or transactions between dealers or between
93	distributors or between dealers and distributors who have
94	current federal firearms licenses; or
95	6. Any individual who has been threatened or whose family
96	has been threatened with death or bodily injury, provided the
97	individual may lawfully possess a firearm and provided such
98	threat has been duly reported to local law enforcement.
99	(2) (3) POLICY AND INTENT
100	(a) It is the intent of this section to provide uniform
101	firearms laws in the state; to declare all ordinances and
102	regulations null and void which have been enacted by any
103	jurisdictions other than state and federal, which regulate
104	firearms, ammunition, or components thereof; to prohibit the
105	enactment of any future ordinances or regulations relating to
106	firearms, ammunition, or components thereof unless specifically
107	authorized by this section or general law; and to require local
108	jurisdictions to enforce state firearms laws.
109	(b) It is further the intent of this section to deter and
110	prevent the violation of this section and the violation of
111	rights protected under the State Constitution and laws of this
112	state related to firearms or ammunition, or components thereof,

114 are knowingly passed in violation of state law or under color of

115 local or state authority.

116

113

(3) PROHIBITIONS; PENALTIES.-

Page 4 of 7

by the abuse of official authority which occurs when enactments

578-02780-11 2011402c2117 (a) Any person who knowingly and willfully violates the 118 Legislature's occupation of the whole field of regulation of 119 firearms and ammunition, as declared in subsection (1), by 120 enacting or enforcing any local ordinance or administrative rule 121 or regulation commits a noncriminal violation as defined in s. 122 775.08 and punishable as provided in s. 775.082 or s. 775.083. 123 (b) The state attorney in the appropriate jurisdiction 124 shall investigate complaints of noncriminal violations of this 125 section and, if the state attorney determines that probable 126 cause of a violation exists, shall prosecute violators in the 127 circuit court where the complaint arose. Any state attorney who fails to execute his or her duties under this section may be 128 held accountable under the appropriate Florida rules of 129 130 professional conduct. 131 (c) If the court determines that the violation was knowing 132 and willful, the court shall assess a fine of not less than 133 \$5,000 and not more than \$100,000 against the elected or 134 appointed local government official or officials or 135 administrative agency head under whose jurisdiction the 136 violation occurred. The elected or appointed local government 137 official or officials or administrative agency head shall be 138 personally liable for the payment of all fines, costs, and fees 139 assessed by the court for the noncriminal violation. 140 (d) Except as required by s. 16, Art. I of the State 141 Constitution or the Sixth Amendment to the United States 142 Constitution, public funds may not be used to defend the 143 unlawful conduct of any person charged with a knowing and 144 willful violation of this section. 145 (e) A knowing and willful violation of any provision of

Page 5 of 7

	578-02780-11 2011402c2
146	this section by a person acting in an official capacity for any
147	of the entities specified in this section or otherwise under
148	color of law shall be cause for immediate termination of
149	employment or contract or removal from office by the Governor.
150	(f) A person or an organization whose membership is
151	adversely affected by any ordinance, regulation, measure,
152	directive, rule, enactment, order, or policy promulgated or
153	enforced in violation of this section may file suit in an
154	appropriate court for declarative and injunctive relief and for
155	all actual and consequential damages attributable to the
156	violation. A court shall award the prevailing plaintiff in any
157	such suit:
158	1. Attorney's fees in the trial and appellate courts to be
159	determined by the rate used by the federal district court having
160	jurisdiction over the political subdivision for civil rights
161	actions;
162	2. Liquidated damages of three times the attorney's fees
163	under subparagraph 1.; and
164	3. Litigation costs in the trial and appellate courts.
165	
166	Interest on the sums awarded pursuant to this subsection shall
167	accrue at 15 percent per annum from the date on which suit was
168	filed. Where applicable, payment may be secured by seizure of
169	any vehicles used or operated for the benefit of any elected
170	officeholder or official found to have violated this section if
171	not paid within 72 hours after the order's filing.
172	(4) EXCEPTIONS This section does not prohibit:
173	(a) Zoning ordinances that encompass firearms businesses
174	along with other businesses, except that zoning ordinances that

Page 6 of 7

	578-02780-11 2011402c2
175	are designed for the purpose of restricting or prohibiting the
176	sale, purchase, transfer, or manufacture of firearms or
177	ammunition as a method of regulating firearms or ammunition are
178	in conflict with this section and are prohibited;
179	(b) A duly organized law enforcement agency from enacting
180	and enforcing regulations pertaining to firearms, ammunition, or
181	firearm accessories issued to or used by peace officers in the
182	course of their official duties;
183	(c) Except as provided in s. 790.251, any entity covered by
184	this section from regulating or prohibiting the carrying of
185	firearms and ammunition by an employee of the entity during and
186	in the course of the employee's official duties;
187	(d) A court or administrative law judge from hearing and
188	resolving any case or controversy or issuing any opinion or
189	order on a matter within the jurisdiction of that court or
190	judge; or
191	(e) The Fish and Wildlife Conservation Commission from
192	regulating the use of firearms or ammunition as a method of
193	taking wildlife and regulating the shooting ranges managed by
194	the commission.
195	(5) (b) SHORT TITLE.—As created by chapter 87-23, Laws of
196	Florida, this section shall be known and may be cited as the
197	"Joe Carlucci Uniform Firearms Act."
198	Section 2. This act shall take effect upon becoming a law.

Page 7 of 7