

House of Representatives

File No. 690

General Assembly

January Session, 2021

(Reprint of File No. 575)

Substitute House Bill No. 6491 As Amended by House Amendment Schedule "A"

Approved by the Legislative Commissioner May 14, 2021

AN ACT CONCERNING ELECTRONIC DEFENSE WEAPONS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 29-38 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2021*):
- 3 (a) Any person who knowingly has, in any vehicle owned, operated
- 4 or occupied by such person, any weapon, any pistol or revolver for
- 5 which a proper permit has not been issued as provided in section 29-28
- 6 or any machine gun which has not been registered as required by section
- 7 53-202, shall be guilty of a class D felony, and the presence of any such
- 8 weapon, pistol or revolver, or machine gun in any vehicle shall be prima
- 9 facie evidence of a violation of this section by the owner, operator and
- 10 each occupant thereof. The word "weapon", as used in this section,
- 11 means any BB. gun, any blackjack, any metal or brass knuckles, any
- 12 police baton or nightstick, any dirk knife or switch knife, any knife
- 13 having an automatic spring release device by which a blade is released
- 14 from the handle, having a blade of over one and one-half inches in

length, any stiletto, any knife the edged portion of the blade of which is four inches or more in length, any martial arts weapon or electronic defense weapon, as defined in section 53a-3, <u>as amended by this act,</u> or any other dangerous or deadly weapon or instrument.

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(b) The provisions of this section shall not apply to: (1) Any officer charged with the preservation of the public peace while engaged in the pursuit of such officer's official duties; (2) any security guard having a baton or nightstick in a vehicle while engaged in the pursuit of such guard's official duties; (3) any person enrolled in and currently attending a martial arts school, with official verification of such enrollment and attendance, or any certified martial arts instructor, having any such martial arts weapon in a vehicle while traveling to or from such school or to or from an authorized event or competition; (4) any person having a BB. gun in a vehicle provided such weapon is unloaded and stored in the trunk of such vehicle or in a locked container other than the glove compartment or console; (5) any person having a knife, the edged portion of the blade of which is four inches or more in length, in a vehicle if such person is (A) any member of the armed forces of the United States, as defined in section 27-103, or any reserve component thereof, or of the armed forces of the state, as defined in section 27-2, when on duty or going to or from duty, (B) any member of any military organization when on parade or when going to or from any place of assembly, (C) any person while transporting such knife as merchandise or for display at an authorized gun or knife show, (D) any person while lawfully removing such person's household goods or effects from one place to another, or from one residence to another, (E) any person while actually and peaceably engaged in carrying any such knife from such person's place of abode or business to a place or person where or by whom such knife is to be repaired, or while actually and peaceably returning to such person's place of abode or business with such knife after the same has been repaired, (F) any person holding a valid hunting, fishing or trapping license issued pursuant to chapter 490 or any saltwater fisherman while having such knife in a vehicle for lawful hunting, fishing or trapping activities, or (G) any person

participating in an authorized historic reenactment; (6) any person having an electronic defense weapon, as defined in section 53a-3, as amended by this act, in a vehicle, who is twenty-one years of age or older and possesses a permit or certificate issued under the provisions of section 29-28, 29-36f, 29-37p or 29-38n; or [(6)] (7) any person having a dirk knife or police baton in a vehicle while lawfully moving such person's household goods or effects from one place to another, or from one residence to another.

Sec. 2. Section 53-206 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2021*):

- (a) Any person who carries upon his or her person any BB. gun, blackjack, metal or brass knuckles, or any dirk knife, or any switch knife, or any knife having an automatic spring release device by which a blade is released from the handle, having a blade of over one and one-half inches in length, or stiletto, or any knife the edged portion of the blade of which is four inches or more in length, any police baton or nightstick, or any martial arts weapon or electronic defense weapon, as defined in section 53a-3, as amended by this act, or any other dangerous or deadly weapon or instrument, shall be guilty of a class E felony. Whenever any person is found guilty of a violation of this section, any weapon or other instrument within the provisions of this section, found upon the body of such person, shall be forfeited to the municipality wherein such person was apprehended, notwithstanding any failure of the judgment of conviction to expressly impose such forfeiture.
- (b) The provisions of this section shall not apply to (1) any officer charged with the preservation of the public peace while engaged in the pursuit of such officer's official duties; (2) the carrying of a baton or nightstick by a security guard while engaged in the pursuit of such guard's official duties; (3) the carrying of a knife, the edged portion of the blade of which is four inches or more in length, by (A) any member of the armed forces of the United States, as defined in section 27-103, or any reserve component thereof, or of the armed forces of the state, as defined in section 27-2, when on duty or going to or from duty, (B) any

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member of any military organization when on parade or when going to or from any place of assembly, (C) any person while transporting such knife as merchandise or for display at an authorized gun or knife show, (D) any person who is found with any such knife concealed upon one's person while lawfully removing such person's household goods or effects from one place to another, or from one residence to another, (E) any person while actually and peaceably engaged in carrying any such knife from such person's place of abode or business to a place or person where or by whom such knife is to be repaired, or while actually and peaceably returning to such person's place of abode or business with such knife after the same has been repaired, (F) any person holding a valid hunting, fishing or trapping license issued pursuant to chapter 490 or any saltwater fisherman carrying such knife for lawful hunting, fishing or trapping activities, or (G) any person while participating in an authorized historic reenactment; (4) the carrying by any person enrolled in or currently attending, or an instructor at, a martial arts school of a martial arts weapon while in a class or at an authorized event or competition or while transporting such weapon to or from such class, event or competition; (5) the carrying of a BB. gun by any person taking part in a supervised event or competition of the Boy Scouts of America or the Girl Scouts of America or in any other authorized event or competition while taking part in such event or competition or while transporting such weapon to or from such event or competition; (6) the carrying of an electronic defense weapon, as defined in section 53a-3, as amended by this act, by any person who is twenty-one years of age or older and possesses a permit or certificate issued under the provisions of section 29-28, 29-36f, 29-37p or 29-38n; and [(6)] (7) the carrying of a BB. gun by any person upon such person's own property or the property of another person provided such other person has authorized the carrying of such weapon on such property, and the transporting of such weapon to or from such property.

Sec. 3. (NEW) (*Effective July 1, 2021*) Any person who sells or transfers an electronic defense weapon, as defined in section 53a-3 of the general statutes, as amended by this act, to any person who is under twenty-one

years of age or does not possess a permit or certificate issued under the provisions of section 29-28, 29-36f, 29-37p or 29-38n of the general statutes shall be guilty of a class D felony.

- Sec. 4. Subdivision (20) of section 53a-3 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2021):
- (20) "Electronic defense weapon" means a weapon which by electronic impulse or current is capable of immobilizing a person temporarily, [but is not capable of inflicting death or serious physical injury,] including a stun gun or other conductive energy device;

This act shall take effect as follows and shall amend the following				
sections:				
Section 1	July 1, 2021	29-38		
Sec. 2	July 1, 2021	53-206		
Sec. 3	July 1, 2021	New section		
Sec. 4	July 1, 2021	53a-3(20)		

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The following Fiscal Impact Statement and Bill Analysis are prepared for the benefit of the members of the General Assembly, solely for purposes of information, summarization and explanation and do not represent the intent of the General Assembly or either chamber thereof for any purpose. In general, fiscal impacts are based upon a variety of informational sources, including the analyst's professional knowledge. Whenever applicable, agency data is consulted as part of the analysis, however final products do not necessarily reflect an assessment from any specific department.

OFA Fiscal Note

State Impact:

Agency Affected	Fund-Effect	FY 22 \$	FY 23 \$
Correction, Dept.; Judicial Dept.	GF - Potential	See Below	See Below
(Probation)	Cost		
Resources of the General Fund	GF - Potential	See Below	See Below
	Revenue Gain		

Note: GF=General Fund

Municipal Impact: None

Explanation

The bill makes changes to laws regarding electronic defense weapons and results in a potential cost for incarceration or probation and a potential revenue gain from fines. On average, the marginal cost to the state for incarcerating an offender for the year is \$2,200¹ while the average marginal cost for supervision in the community is less than \$700² each year.

House "A" changes the effective date of the bill to July 1, 2021 and results in a potential marginal cost for incarceration and probation and potential revenue from criminal fines in FY 22.

The Out Years

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¹ Inmate marginal cost is based on increased consumables (e.g. food, clothing, water, sewage, living supplies, etc.) This does not include a change in staffing costs or utility expenses because these would only be realized if a unit or facility opened.

² Probation marginal cost is based on services provided by private providers and only includes costs that increase with each additional participant. This does not include a cost for additional supervision by a probation officer unless a new offense is anticipated to result in enough additional offenders to require additional probation officers.

The annualized ongoing fiscal impact identified above would continue into the future subject to the number of violations.

OLR Bill Analysis sHB 6491 (as amended by House "A")*

AN ACT CONCERNING ELECTRONIC DEFENSE WEAPONS.

SUMMARY

This bill allows individuals age 21 and older to carry an electronic defense weapon if they possess a valid firearm credential (i.e., an eligibility certificate or permit to carry or sell handguns or long guns or an ammunition certificate). Under current law, carrying electronic defense weapons is generally a (1) class D felony if carried in a motor vehicle (punishable by up to five years' imprisonment, up to a \$5,000 fine, or both) and (2) class E felony if carried on a person (punishable by up to three years' imprisonment, up to a \$3,500 fine, or both). The bill additionally makes it a class D felony to sell or transfer these weapons to anyone who is younger than age 21 or does not possess a valid firearm credential.

Under current law, "electronic defense weapon" means a weapon that, by electronic impulse or current, can temporarily immobilize a person but is incapable of inflicting death or serious physical injury (including a stun gun or other conductive energy device). The bill expands the definition by eliminating the requirement that the weapon be incapable of inflicting death or serious physical injury.

*House Amendment "A" changes the effective date from July 1, 2022, to July 1, 2021.

EFFECTIVE DATE: July 1, 2021

COMMITTEE ACTION

Judiciary Committee

Joint Favorable Substitute

Yea 38 Nay 0 (04/06/2021)